Holbrook.	Redditt.
Hopkins.	Sanderford.
Hornsby.	Shivers.
Isbell.	Small.
Martin.	Stone.
Moore.	Sulak.
Neal.	Van Zandt.
Nelson.	Woodruff.
Rawlings.	

Nays--5.

Burns. DeBerry. Oneal. Poage. Westerfeld.

Absent--Excused.

Beck. Fellbaum. Hill. Pace. Regan.

Motion to Recess.

Senator Hopkins, at 11:55 o'clock p. m., moved that the Senate recess until 11:00 o'clock a. m. Tuesday.

Motion to Adjourn.

Senator Woodruff moved that the Senate adjourn until 10:00 o'clock a.m. Tuesday.

The motion to recess until 11:00 o'clock failed by the following vote:

Yeas-7.

Holbrook. Hopkins. Moore. Sanderford. Stone. Sulak.

Rawlings.

Nays-17.

Nelson. Blackert. Oneal. Burns. Poage. Collie. Cotten. Redditt. Shivers. Davis. Small. DeBerry. Van Zandt. Hornsby. Woodruff. Isbell Neal.

Absent-Excused.

Beck. Fellbaum. Pace. Regan.

Hill. Martin. Westerfeld.

Adjournment.

The motion to adjourn prevailed by viva voce vote.

SEVENTEENTH DAY.

Senate Chamber,
Austin, Texas,
October 15, 1935.

The Senate met at 10:00 o'clock a.m., pursuant to adjournment, and was called to order by Lieutenant Governor Walter F. Woodul.

The roll call disclosed a quorum, the following Senators being present.

Beck. Nelson. Blackert. Oneal. Burns. Pace. Collie. Poage. Cotten. Rawlings. Davis. Redditt. DeBerry. Regan. Hill. Sanderford. Holbrook. Shivers. Hopkins. Small. Stone. Hornsby. Isbell. Sulak. Martin. Van Zandt. Moore. Westerfeld. Woodruff. Neal

Absent-Excused.

Fellbaum.

Prayer by the Chaplain.

Further reading of the Journal was dispensed with on motion of Senator Sulak.

Petitions and Memorials.

(See Appendix.)

Committee Reports. (See Appendix.)

Message From the House.

The Chair recognized the Doorkeeper, who introduced a messenger from the House with the following message:

Hall of the House of Representatives, Austin, Texas, Oct. 15, 1935.

Hon. Walter F. Woodul, President of the Senate.

Sir: I am directed by the House to inform the Senate that the House has passed the following resolutions:

- H. C. R. No. 22, Appealing to the National Democratic Executive Committee of the Democratic Party of the Nation to promulgate rules, regulations and conditions that will prevent the seating of negro delegates at the National Democratic Convention in 1936.
- S. C. R. No. 4, Permitting Mr. H. C. Brannon and wife, Joe Brannon, to sue the State for damages.
- S. C. R. No. 7, Granting permission to Cleo Fletcher to bring suit against the State of Texas for personal injuries.

The House has concurred in Senate amendments to H. B. No. 78 by a viva voce vote.

The House has refused to pass finally by a vote of 53 yeas and 70 nays:

H. B. No. 96, A bill to be entitled "An Act to amend Section 1 of Chapter 117, being H. B. No. 847, passed by the Forty-second Legislature of

the State of Texas as appears from page 229 of the Special Laws of said Forty-second Legislature, so as to make the provisions for repurchase applicable and effective as herein provided; and declaring an emergency.

The House has passed the following resolutions:

H. C. R. No. 20, Suspending Joint Rule No. 11 and all other rules of the House and Senate for the consideration until final disposition of S. B. No. 27.

H. C. R. No. 19, Suspending Joint Rule No. 11 and all other Joint Rules of the House of Representatives and the Senate for the purpose of considering, until final disposition, S. B. No. 55.

H. C. R. No. 24, Suspending Joint Rule No. 11 and all other Joint Rules of the House of Representatives and the Senate for the purpose of considering, until final disposition, H. B. No. 143.

H. C. R. No. 25, Suspending Joint Rule No. 11 and all other Joint Rules of the House of Representatives and the Senate for the purpose of considering, until final disposition, H. B. No. 60.

The House has concurred in Senate amendments to H. B. No. 125 by a vote of 120 yeas, 6 nays.

The House has granted the request of the Senate for the appointment of a conference committee to consider the differences between the two Houses on S. B. No. 28. The following are conferees on the part of the House:

Messrs, Leonard, Tillery, Atchison, Dunlap of Hays, Aikin.

Respectfully submitted, LOUISE SNOW PHINNEY, Chief Clerk, House of Representatives.

H. C. R. No. 20.

Senator Hornsby called up H. C. R. No. 20.

The Chair laid before the Senate H. C. R. No. 20.

By Spears. H. C. R. No. 20.

Be It Resolved by the House of Representatives, the Senate concurring, that Joint Rule No. 11 and all other Joint Rules, be and they are hereby suspended for the purpose of taking up Senate Bill No. 27 and considering the same until finally disposed of.

the rule requiring resolutions to be referred to a committee and take up H. C. R. No. 20.

The motion prevailed mously.

H. C. R. No. 20 was adopted by the following vote:

Yeas-23.

Beck. Oneal. Blackert. Pace. Burns. Poage. Collie. Redditt. Cotten. Regan. Hill. Sanderford. Holbrook. Small. Hornsby. Stone. Sulak. Isbell. Moore. Van Zandt. Woodruff. Neal. Nelson.

Present-Not Voting.

DeBerry.

Absent.

Davis. Rawlings. Hopkins. Shivers. Martin. Westerfeld.

Absent—Excused.

Fellbaum.

S. C. R. No. 10.

Whereas, The white Democrats of Texas have for many years undertaken to control their own party affairs with reference to who may participate in precinct, county and state conventions and who may vote in primary elections to nominate their candidates for public office; and

Whereas, The white Democrats of Texas, through their own party organization, have finally succeeded in controlling their own party affairs so that now only white Democrats have been permitted to participate in Democratic conventions and primary elections; and

Whereas. The negro can no longer participate in the Democratic primaries in Texas and cannot force upon the white Democrats of Texas political recognition along with white Democrats; and

Whereas, The white Democrats of Texas and the white Democrats of all Southern States look with favor upon the adoption by the National Democratic Executive Committee of such rules, regulations and requirements as will prevent negroes from being recognized or seated as delegates to the National Democratic Convention in 1936; and

Whereas, A grave situation con-Senator Hornsby moved to suspend fronts the Democratic Party, especially in the Southern States, in that the negroes have in the past, and will in the future, demand equal political recognition along with white Democrats with respect to being recognized and seated as delegates to the next National Democratic Convention: now, therefore, be it

Resolved by the Senate of Texas. the House of Representatives concurring. That it is the sense of the white Democrats of Texas that the negro should not be recognized or seated as delegates in the National Democratic Convention to be held in 1936, and as the representatives of the Democratic Party in Texas, we appeal to the National Democratic Executive Committee of the Democratic Party to promulgate such rules, regulations and conditions as will prevent the seating of negro delegates at the next National Democratic Convention; and, be it further

Resolved That it is the sense of the white Democrats of Texas that regardless of the place to be selected as the next Convention City, it would be unwise for the convention to recognize the negro as a delegate to the convention.

MOORE.

Read.

Senator Moore moved to suspend the rule requiring resolutions to be referred to a committee and take up S. C. R. No. 10.

unani-The motion prevailed mously.

S. C. R. No. 10 was adopted unanimously.

H. C. R. No. 12.

Conference Committee Appointed.

The Chair appointed as conferees on the part of the Senate on H. C. R. No. 12 the following:

Senators Holbrook, Moore, Burns, Blackert and Cotten.

S. C. R. No. 11.

Be It Resolved by the Senate of Texas, House of Representatievs concurring, That Joint Rule No. 11, and all other Joint Rules be and they are hereby suspended for the purpose of taking up House Bill No. 83, and considering the same until finally disposed of.

BURNS.

Read.

Senator Burns moved to suspend the rule requiring resolutions to be lost by the following vote:

referred to a committee and take up S. C. R. No. 11.

The motion prevailed by viva voce

Amend Burns resolution by adding H. B. No. 1 to it. WOODRUFF.

Read.

Motion to Table.

Senator Burns moved to table the amendment by Senator Woodruff.

The motion lost by the following vote:

Yeas-12.

Beck. Moore. Burns. Regan. Holbrook. Sanderford. Hopkins. Shivers. Hornsby. Stone. Martin. Sulak.

Nays-16.

Blackert. Oneal. Pace. Collie. Poage. Cotten. Redditt. Davis. Small. DeBerry. Van Zandt. Hill. Westerfeld. Isbell. Nelson. Woodruff.

Absent.

Rawlings. Neal.

Absent-Excused.

Fellbaum.

The amendment by Senator Woodruff was adopted by the following vote:

Yeas—17.

Oneal. Blackert. Pace. Collie. Poage. Cotten. Redditt. Davis. Small. DeBerry. Van Zandt. Hill. Westerfeld. Hornsby. Woodruff. Isbell.

Nelson.

Nays—12.

Rawlings. Beck. Burns. Regan. Sanderford. Holbrook. Shivers. Hopkins. Stone. Martin. Sulak. Moore.

Absent.

Neal.

Absent-Excused.

Fellbaum.

The resolution as amended was

	Yeas—18.
Beck. Blackert. Collie. Cotten. Davis. DeBerry. Hill. Hornsby. Isbell.	Nelson. Oneal. Pace. Poage. Redditt. Small. Van Zandt. Westerfeld. Woodruff.
	Nays—11.
Burns. Holbrook. Hopkins.	Regan. Sanderford. Shivers.

Absent.

Neal.

Martin.

Moore.

Rawlings.

Absent-Excused.

Stone.

Sulak.

Fellbaum.

H. C. R. No. 22.

The Chair laid before the Senate H. C. R. No. 22.

H. C. R. No. 22, Appealing to the National Democratic Executive Committee of the Democratic Party of the Nation to promulgate rules, regulations and conditions that will prevent the seating of negro delegates at the National Democratic Convention in 1936.

Senator Moore asked unanimous consent that further reading of the resolution be dispensed with.

Unanimous consent was granted. Senator Moore moved to suspend the rule requiring resolutions to be referred to a committee.

The motion prevailed unanimously.

Adopted unanimously.

S. C. R. No. 11.

Motion to Reconsider.

Senator Stone moved to reconsider the vote by which S. C. R. No. 11 as amended failed of adoption.

Motion to Table.

Senator Rawlings moved to table the motion to reconsider.

The motion to table lost by the Blackert. following vote:

Yeas-8.

Holbrook. Sanderford. Hopkins. Small. Rawlings. Stone. Regan. Sulak.

Nays-21.

Beck. Moore. Blackert. Nelson. Burns. Oneal. Collie. Pace. Cotten. Poage. Davis. Redditt. DeBerry. Shivers. Hill. Van Zandt. Hornsby. Westerfeld. Isbell. Woodruff. Martin.

Absent.

Neal.

Absent-Excused.

Fellbaum.

The motion to reconsider prevailed by the following vote:

Yeas--20.

Beck. Nelson. Blackert. Oneal. Burns. Pace. Collie. Poage. Cotten. Redditt. Davis. Shivers. DeBerry. Small, Hill. Van Zandt. Hornsby. Westerfeld. Isbell. Woodruff.

Nays-9.

Holbrook. Regan.
Hopkins. Sanderford.
Martin. Stone.
Moore. Sulak.
Rawlings.

Absent.

Neal.

Absent-Excused.

Fellbaum.

S. C. R. No. 11, as amended, was lost, not having received the required two-thirds vote:

Yeas-18.

Beck. Cotten.
Blackert. Davis.
Collie. DeBerry.

Hill. Poage. Hornsby. Redditt. Isbell. Small. Nelson. Van Zandt. Oneal. Westerfeld. Pace. Woodruff.

Nays—11.

Burns. Holbrook. Hopkins. Martin. Moore.

Regan. Sanderford. Shivers.

Stone. Sulak.

Rawlings.

Absent.

Neal.

Absent-Excused.

Fellbaum.

S. C. R. No. 12.

Whereas, We are rapidly approaching adjournment of this First Called 24. Session of the Forty-fourth Legislature; and,

No. 55, as passed by the Senate, is pending on the House of Representa- Hon. Coke Stevenson, Speaker of the tives calendar; now, therefore, be it

Resolved by the Senate of the sentatives concurring, That Joint ences between the Senate and the Rules Nos. 11, 22, 23, 24, and 32, House on S. B. No. 24, have had the and all other rules with reference to the consideration and passage of the said S. B. No. 72 and S. B. No. 55 be and they are hereby suspended.

NELSON.

Senator Nelson moved to suspend the Senate rule requiring resolutions be referred to a committee to take up S. C. R. No. 12.

The motion prevailed unanimously. S. C. R. No. 12 was adopted by unanimous consent.

Motion to Reconsider.

Senator Small moved to reconsider the vote by which S. C. R. No. 12 was finally adopted.

The motion prevailed unanimously. Senator Small received unanimous consent to add S. B. No. 55 to S. C. R. No. 12.

S. C. R. No. 12 was adopted by unanimous consent.

S. C. R. No. 13.

Be it Resolved by the Senate of Texas, the House of Representatives concurring, That Joint Rules Nos. 11 and 30 and all other Rules pertaining thereto be and the same are hereby suspended so as to permit the Senate to take up and consider H. B. No. 1.

VAN ZANDT.

Read and pending.

Senator Van Zandt yielded to Senator Beck for a privileged matter.

Senator Beck sent up the conference committee report on S. B. No.

Committee Room, Austin, Texas, Oct. 15, 1935. Whereas, S. B. No. 72 and S B. Hon. Walter F. Woodul, President of the Senate.

House of Representatives.

Sirs: We, your Conference Com-State of Texas, the House of Repre- mittee, appointed to adjust the differsame under consideration, and beg leave to report back with recom-mendation that said S. B. No. 24 be adopted in the following text and form.

> LEONARD. GOOD, WOOD. TILLERY. GRAVES.

On the part of the House.

BECK. MARTIN, HOLBROOK, COTTEN, DAVIS,

On the part of the Senate.

S. B. No. 24.

By Redditt.

A BILL To Be Entitled

An Act making appropriations to certain state Eleemosynary Institutions for the fiscal years ending August 31, 1936, and August 31, 1937, for the purpose of supplementing salaries of certain officers and employees; providing for the manner of supplementing said salaries; providing that if any section, clause, or part of the Act be held invalid, other sections and parts of the Act shall not be affected, and declaring an emergency.

Be it enacted by the Legislature of the State of Texas:

Section 1. That the following sums of money herein specified, or so much thereof as may be necessary, are hereby appropriated out of any moneys in the State Treasury not otherwise appropriated, to the several State Eleemosynary Institutions named herein for each of the fiscal years ending August 31, 1936, and August 31, 1937, for the purpose of supplementing salaries of certain officers and employees whose salaries were heretofore appropriated and legally fixed for said fiscal years, and which amounts herein appropriated are to be paid in equal monthly installments as hereinafter provided, beginning November 1, 1935, as follows:

ABILENE STATE HOSPITAL

ABILENE STATE HOSPI	ITAL	
Stalower of	For the Yea August 31, 1936	
Salary of: Superintendent Assistant Superintendent and Physician Physicians, three, to supplement total salaries	266.00	\$ 240.00 320.00
one to 2,000 and of two to \$1,800 each per y	rear 491.00	590.00
TOTAL ABILENE STATE HOSPITAL	\$ 957.00	\$1,150.00
AUSTIN STATE HOSPI		
	For the Ye	
	August 31,	August 31,
•	1936	
Salary of:		
	• 200.00	\$ 240.00
Superintendent	266.00	9 440.00
		320.00
Physicians, five, to supplement total salaries of		
to \$2,000, and of three to \$1,800 each per 3		1,050.00
Pathologist	250.00	300.00
TOTAL, AUSTIN STATE HOSPITAL	\$1,591.00	\$1,910.00
AUSTIN STATE SCHO	OL	
	For the Ye	ars Ending
		August 31,
	1936	1937
Salary of:	1000	1001
Superintendent	\$ 200.00	\$ 240.00
Assistant Superintendent and Physician	266.00	9 270.00
		320.00
Physician and Pathologist		250.00
Physician	108.00	130.00
Psychiatrist-Psychologist	500.00	600.00
TOTAL, AUSTIN STATE SCHOOL		
GALVESTON STATE PSYCHOPATI	HIC HOSPITAI	ե
	For the yea August 31,	

	roi me Jears ending		.u.ne	
		st 31, 36		rust 31, 1937.
Salary of:				_ • • •
Superintendent		200.00	Þ	240.00
Assistant Superintendent and Physician		266.00		320.00
Physician		166.00		200.00
Resident Psychiatrist		208.00		250.00
Resident Psychiatrist for new building		65.00		130.00
·	_		_	
TOTAL, GALVESTON STATE PSYCH	O-			
PATHIC HOSPITAL	\$	905.00	\$1	,140.00

DIGE COLUMN TOODIN		
RUSK STATE HOSPIT		vears ending
,	August 31,	August 31,
Salary of:	1936	1937.
Superintendent	\$ 200.0	0 \$ 240.00
Assistant Superintendent and Physician	266.0	
Physicians, six, to supplement total salaries of		. 1100.00
to \$2,000, and of four to \$1,800 each per year	41	
TOTAL, RUSK STATE HOSPITAL	\$1,449.0	0 \$1,740.00
SAN ANTONIO STATE HO	SPITAL	
		rears ending
		August 31,
Salary of:	1936	1937.
Superintendent	200.0	0 \$ 240.00
Assistant Superintendent and Physician	2,66.0	0 320.00
Physicians, seven, to supplement total salaries three to \$2,000, and of four to \$1,800 each		
year	1,258.0	0 1,510.00
MODAL GAN ANDONIO COLORE		
TOTAL, SAN ANTONIO STATE HOSPIT		0 \$2,070.00
TERRELL STATE HOSP		
		rears ending
•	1936,	August 31, 1937.
Salary of:		
Superintendent		0 \$ 240.00 0 320.00
Physicians, to supplement total salaries of two		0 320.00
to 2,000, and of others to \$1,800 per year	875.0	0 1,180.00
TOTAL, TERRELL STATE HOSPITAL	*1 2/1 0	91 740 00
STATE TUBERCULOSIS SAN	-	V
STATE TOBERCULOSIS SAN		ears ending
		August 31,
	1936	1937.
Salary of:	\$ 200.0	3 240.00
Superintendent Assistant Superintendent and Physician		320.00
Physician for children's hospital	208.00	250.00
Physicians, six, to supplement total salaries of		
to \$2,000.00, and of five to \$1,800.00 each		980.00
TOTAL, STATE TUBERCULOSIS SA		
TORIUM	- •	J \$1,790.00
WICHITA FALLS STATE H		
	For the 3	rears ending
•	1936	August 31, 1937.
Salary of:		
Superintendent Assistant Superintendent and Physician		0 \$ 24 0.00 0 320.00
Physicians, six, to supplement total salaries of		0 04U.UU
to \$2,000.00, and of four to \$1,800.00 each	per	_
year	983.0	0 1,180.00
TOTAL, WICHITA FALLS STATE H		
PITAL		\$7,740.00

There is hereby appropriated the sum of Seventy-five Thousand (\$75,000.00) Dollars, or so much thereof as is necessary, to increase the salaries of the employees in all State Eleemosynary Institutions of the State of Texas as fol-Ten (10%) per cent on the salaries from One (\$1.00) Dollar to Fifty-one (\$51.00) Dollars; Five (5%) per cent on salaries from Fifty-one (\$51.00) Dollars to Seventysix (\$76.00) Dollars; Three (3%) per cent on salaries from Seventy-six (\$76.00) Dollars to One Hundred (\$100.00) Dollars; all salaries to be increased under this appropriation for employees of the Texas State Eleemosynary institutions as stated above in every case where no increase was allowed by the Appropriations Bill in the Regular Session of the Forty-fourth Legislature.

These appropriations, made for the purpose of supplementing the current maximum salary appropriations of certain officers and employees of certain State Eleemosynary institutions, shall be paid subject to the approval of the State Board of Control and subject to all of the general provisions effective for the biennium ending August 31, 1937, now controlling and directing the manner and method of paying State-appropriated salaries of officers and employees at the State Eleemosynary Institutions, with the exception that the amounts herein appropriated are to be used to supplement salaries for the positions herein named and itemized, and the further exception that such supplemental salary appropriations herein made for the fiscal year ending August 31, 1936, shall be paid in ten equal monthly installments, beginning with the month of November, 1935, and such amounts for the fiscal year ending August 31; 1937, shall be paid in twelve equal monthly installments. It is the purpose of this Act to supplement salaries of the Superintendents and Physicians hereinbefore listed such manner that the same salary schedule as existed during the fiscal year ended August 31, 1933, shall be in effect from November 1, 1935, until September 1, 1937.

Sec. 3. If any section, sentence, clause, or part of this Act shall, for

cision shall not affect the remaining portions of this Act, and it is hereby declared to be the intention of the Legislature to have passed each sentence, section, clause, or part thereof, irrespective of the fact that any other sentence, section, clause, or part thereof may be declared invalid.

Sec. 4. The fact that the appropriations made and provided for the fiscal years of the current biennium did not provide increases in salaries for the officers and employees of the State Eleemosynary Institutions, except in several isolated instances, as were provided and appropriated for the higher educational institutions, state departments and other agencies of the government, and the fact that several of the State hospitals cannot obtain a sufficient number of capable physicians at the present appropriated low salaries for these positions, creates an emergency and an imperative public necessity, requiring the Constitutional Rule that bills be read on three several days, be suspended, and the same is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

Senator Beck moved the adoption of the conference committee report on S. B. No. 24.

The motion prevailed by the following vote:

Yeas-29.

Beck. Oneal. Blackert. Pace. Burns. Poage. Rawlings. Collie. Cotten. Redditt. Davis. Regan. DeBerry. Sanderford. Hill. Shivers. Holbrook. Small. Stone. Hopkins. Sulak. Hornsby. Van Zandt. Isbell. Westerfeld. Martin. Woodruff. Moore. Nelson.

Absent.

Neal.

Absent-Excused.

Fellbaum.

Invitation.

The Chair presented any reason, be held invalid, such de- Shivers who extended to the Senate an invitation to visit the South Texas State Fair at Beaumont.

S. C. R. No. 13.

Senator Van Zandt withdrew S. C. R. No. 13.

H. C. R. No. 19.

The Chair laid before the Senate the following resolution:

H. C. R. No. 19, Suspending Joint Rule No. 11 and all other joint rules of the House of Representatives and the Senate for the purpose of considering, until final disposition, S. B. No. 55.

Senator Small moved to suspend the rule requiring resolutions be referred to a committee.

The motion prevailed unanimously. H. C. R. No. 19 was adopted unanimously.

H. C. R. No. 12.

Senator Holbrook sent up the following conference committee report:

Committee Room, Austin, Texas, October 15, 1935. Hon. Walter F. Woodul, President of the Senate.

Hon. Coke Stevenson, Speaker of the House.

Sirs: We, your Conference Committee, appointed to adjust the differences between the House and the Senate on H. C. R. No. 12,

Have had the same under consideration and beg to report back that the same do pass in the form and text hereto attached.

THORNTON, MORRIS, DANIEL, MOORE, KEEFE,

On the part of the House.

HOLBROOK, MOORE, BURNS, BLACKERT, COTTEN,

On the part of the Senate.

By Thornton and H. C. R. No. 12. Moore.

HOUSE CONCURRENT RESOLU-TION.

Whereas, The Live Stock Sanitary the Attorney General with the same Commission of Texas during the force and effect as is made and promonths of August, 1925, to May vided in civil suits.

1926 established a quarantine in Galveston, Harris and Brazoria Counties, Texas, during which time no crops were permitted to be moved, harvested or sold within the quarantine areas and no milk was permitted to be sold in said areas, and

Whereas, During the period of said quarantine the premises of Mrs. Nina R. Wiegand, wife of Henry J. Wiegand, were quarantined from the 5th of September 1925, to the 1st day of January 1926, during which time no milk was permitted to be sold from said premises and no crops were permitted to be gathered therefrom, and the said Mrs. Nina R. Wiegand lost in value of milk not permitted to be moved or sold a sum estimated to be \$1920.00, and lost in the value of cultivated hay crop not permitted to be gathered a sum estimated to be \$220.00, and

Whereas, Said losses were caused by said quarantine which quarantine was enforced by the Live Stock Sanitary Commission of Texas and which quarantine was enforced for the benefit of the Dairy and Cattle Industry of the State of Texas at large, and

Whereas, No compensation has been made to the said Mrs. Nina R. Wiegand for the loss of such crops and of the milk and the milk products hereinabove referred to, and

Whereas, At no time during said quarantine did any case of the hoof and mouth disease develop in any of the cattle belonging to the said Mrs. Nine R. Wiegand; now, therefore, be it

Resolved by the House of Representatives, the Senate concurring, That the said Nina R. Wiegand, joined by her husband, be and they are hereby granted permission to bring suit against the State of Texas in a court of competent jurisdiction, in Travis County, Texas, to determine what compensation she is entitled to receive by reason of loss in milk, and milk products in the value thereof, and hay and the value thereof, incurred by virtue of the quarantine established by the Live Stock Sanitary Commission on her premises during the months of August 1925 to May 1926, and in case such suit be filed service of citation or other necessary process may be had upon the Attorney General with the same

The crowded condition of the calendar and the importance of the subject matter of this resolution create an emergency and an imperative public necessity, requiring the suspension of the constitutional rule that all bills be read on three separate days in each House, and said rule is hereby suspended and this resolution shall take effect from and after its passage, and it is so enacted.

On motion of Senator Holbrook the conference committee report on H. C. R. No. 12 was adopted by unanimous consent.

H. C. R. No. 24.

The Chair laid before the Senate the following resolution:

H. C. R. No. 24, Suspending Joint Rule No. 11 and all other Joint Rules of the House of Representatives and the Senate for the purpose of considering, until final disposition, H. B. No. 143.

Senator Poage moved to suspend the rule requiring resolutions to be referred to a committee.

The motion prevailed unanimously.

H. C. R. No. 24 was adopted unanimously.

H. C. R. No. 25.

The Chair laid before the Senate the following resolution:

H. C. R. No. 25, Suspending Joint Rule No. 11 and all other Joint Rules of the House of Representatives and the Senate for the purpose of considering, until final disposition, H. B. No. 60.

Senator Small moved to suspend the rule requiring resolutions to be referred to a committee,

Motion pending.

Points of Order.

Senator Rawlings raised the point of order that the resolution was out of order as the bill (H. B. No. 60) on which the resolution would suspend the rules had not yet been reported out of committee.

Senator Rawlings raised the further point of order that a motion is not in order to suspend the rules to take up a resolution during the morning call, and cited Rule No. 11 B.

The Chair, Lieutenant Governor Walter F. Woodul, overruled the point of order.

The question recurred on the pending motion to suspend the rule on H. C. R. No. 25.

The motion prevailed by the following vote:

Yeas--22.

Beck. Nelson. Blackert. Oneal. Burns. Pace. Collie. Poage. Cotten. Redditt. Davis. Shivers. DeBerry. Small. Hill. Sulak. Hornsby. Van Zandt. Westerfeld. Isbell. Martin. Woodruff.

Nays-7.

Holbrook. Regan.
Hopkins. Sanderford.
Moore. Stone.
Rawlings.

Absent.

Neal.

Absent-Excused.

Fellbaum.

H. C. R. No. 25 was adopted by the following vote:

Yeas-21.

Beck. Oneal. Blackert. Pace. Burns. Poage. Collie. Redditt. Cotten. Shivers. Davis. Small. DeBerry. Sulak. Hill. Van Zandt. Hornsby. Westerfeld. Isbell. Woodruff. Nelson.

Nays—7.

Holbrook. Regan.
Hopkins. Sanderford.
Moore. Stone.
Rawlings.

Present-Not Voting.

Martin.

Absent.

Neal.

Absent-Excused.

Fellbaum.

Bill Signed.

The Chair, Lieutenant Governor Walter F. Woodul, gave notice of signing, and did sign, in the presence of the Senate, after its caption had been read, the following bill:

S. B. No. 62.

House Bill No. 60.

Senator Small called for H. B. No. 60.

Points of Order.

Senator Rawlings raised the point of order that the bill had not been acted upon by a committee of the Senate nor had the report been sent up to the Senate, and requested the Chairman of State Affairs Committee to bring in the minutes of the meeting of the Committee on State Affairs.

Senator Hornsby raised the point of order that the request of Senator Rawlings was out of order as the Senate could not go behind the committee report.

The Chair overruled the point of

Senator Hornsby sent up the following point of order:

Senator Rawlings called upon the Chairman of the Committee on State Affairs to produce his minutes showing the action of said committee on H. B. No. 60.

Mr. President: I raise the point of order against the demand of Senator Rawlings, because you cannot go behind or question the report of a Senate committee on any bill which has been referred to the particular committee and a written report thereon duly presented to the Senate.

HORNSBY.

The Chair asked the Chairman of the State Affairs Committee whether or not there was a quorum present at the committee meeting which voted the bill out.

The chairman answered, "There was no quorum present."

Ruling on Point of Order.

The Chair sustained the point of order raised by Senator Rawlings on H. B. No. 60.

Motion to Recess.

Senator Rawlings, at 12:05 o'clock p. m., moved that the Senate recess until 2:00 o'clock p. m. today.

Senate Resolution No. 23.

Whereas, The citizenship of Texas is unusually interested in the procedure of the Texas Senate; and,

Whereas, The Senate is, and will continue to devote its best efforts to provide adequate and wholesome legislation for the common good; and.

Whereas, There are many outstanding and profound discussions of these questions in which the people are interested; therefore, be it

Resolved That the Board of Control of the State of Texas is hereby instructed to ascertain the cost of a radio broadcasting system in the Senate with extensions to each Senator's desk in order that the people of Texas may be privileged to listen in to learn and better understand the details and general proceedings, and report its findings to the Regular Session of the Forty-fifth Legislature.

BECK, SANDERFORD.

Senator Beck moved to suspend the rule requiring resolutions to be referred to a committee, and take up S. R. No. 23.

The motion prevailed by unanimous consent.

S. R. No. 23 failed of adoption by the following vote:

Yeas-11.

Beck. Regan.
Hornsby. Sanderford.
Isbell. Small.
Neal. Sulak.
Nelson. Westerfeld.
Poage.

Nays-14.

Burns. Oneal.
Cotten. Pace.
DeBerry. Rawlings.
Hill. Redditt.
Hölbrook. Shivers.
Hopkins. Stone.
Moore. Van Zandt.

Absent.

Blackert. Martin. Collie. Woodruff. Davis.

Absent-Excused.

Fellbaum.

Senate Bill No. 64.

Senator Collie sent up the following conference committee report:

Committee Room,
Austin, Texas, Oct. 16, 1935.
Hon. Walter F. Woodul, President of
the Senate.

Sir: We, your Conference Committee, appointed to adjust the differences between the House and Senate on S. B. No. 64, have considered same and beg leave to request that the bill pass in the following form:

DAVISSON,
of Eastland,
POPE,
LOTIEF,
CLAYTON,
JONES of Wise,
On the part of the House.

COLLIE, DAVIS, NELSON, STONE, POAGE,

On the part of the Senate.

By Collie.

S. B. No. 64.

A BILL To Be Entitled

An Act creating the Leon River Flood Control District, a conservation and reclamation district, to be a governmental agency, body politic and corporate; prescribing and limiting the powers, rights, privileges, functions, and liabilities of such District, and prescribing the manner of their exercise; making an appropriation; declaring the Act to be severable; and declaring an emergency.

Be it enacted by the Legislature of the State of Texas:

Section 1. There is hereby created within the State of Texas, in addition to the districts into which the State has heretofore been divided, (but subject to the grants and powers heretofore conferred on the Brazos River Conservation and Reclamation District), a conservation and reclamation district to be known as the "Leon River Flood Control District" (hereinafter called the District) and consisting of that part of the State of Texas which is in-

cluded within the counties of Eastland and Callahan. Such District shall be and is hereby declared to be a governmental agency and body politic and corporate, (and subject to the grants and powers heretofore conferred on the Brazos River Conservation and Reclamation District), with the powers, rights, privileges and functions hereafter specified, and the creation of such District is hereby declared to be essential to the accomplishment of the purposes of Section 59, of Article 16, of the Constitution of the State of Texas, including (to the extent hereafter authorized) the control, storing, preservation, and distribution of the waters of the Leon River and its tributaries, above and adjacent to the town of Mangum, Texas, for the purpose of protecting the lives and property of the inhabitants of the territory affected by the Leon River, its tributaries, and the streams to which it is a tributary, and in addition the reclamation, conservation, draining and irrigation of lands within the District. Nothing in this Act or in any other Act or law contained, however, shall be construed as authorizing the District to levy or collect taxes or assessments, or in any way to pledge the credit of the State.

- Sec. 2. In accordance with the limitations and provisions of this Act the District shall have and is hereby authorized to exercise the following powers, rights, privileges, and functions, (subject to the grants and powers heretofore conferred on the Brazos River Conservation and Reclamation District):
- (a) To control, store and preserve, within the boundaries of the District, the waters of the Leon River and its tributaries, for the reclamation and irrigation of the lands of the District, and to use, distribute and sell the same, within the boundaries of the District, for any such purpose;
- (b) To prevent or aid in the prevention of damage to person or property from the waters of the Leon River and its tributaries;
- (c) To forest and reforest and to aid in the foresting and reforesting of the watershed area of the Leon River and its tributaries, and to prevent and to aid in the prevention of soil erosion and floods within said area;

- (d) To acquire by purchase, lease, gift, or in any other manner (otherwise than by condemnation) and to maintain, use and operate any and all property of any kind, real, personal or mixed, or any interest therein, within or without the boundaries of the District, necessary or convenient to the exercise of the powers, rights, privileges and functions conferred upon it by this Act;
- (e) To acquire by condemnation any and all property of any kind, real, personal or mixed, or any interest therein, within or without the boundaries of the District (other than such property or any interest therein without the boundaries of the District as may at the time be owned by any body politic) necessary or convenient to the exercise of the powers, rights, privileges and functions conferred upon it by this Act, in the manner provided by General Law with respect to condemnation or, at the option of the District, in the manner provided by the statutes relative to condemnation by Districts organized under General Law to Section 59, of Article 16, of the Constitution of the State of Texas;
- (f) Subject to the provisions of this Act from time to time sell or otherwise dispose of any property of any kind, real, personal or mixed, or any interest therein, which shall not be necessary to the carrying on of the business of the District;
- (g) To overflow and inundate any public lands and public property and to require the relocation of roads and highways in the manner and to the extent permitted to Districts organized under General Law pursuant to Section 59, of Article 16, of the Constitution of the State of Texas;
- (h) To construct, extend, improve, maintain and reconstruct, to cause to be constructed, extended, improved, maintained and reconstructed, and to use and operate, any and all facilities of any kind necessary or convenient to the exercise of such powers, rights, privileges and functions:
- (i) To sue and be sued in its corporate name;
- (j) To adopt, use and alter a corporate seal;
- (k) To make by-laws for the management and regulation of its affairs:

- employees, to prescribe their duties and to fix their compensation;
- (m) To make contracts and to execute instruments necessary or convenient to the exercise of the powers. rights, privileges and functions conferred upon it by this Act;
- (n) To apply for and accept grants from the United States of America. or from any corporation or agency created or designated by the United States of America, and to ratify and accept applications heretofore made by voluntary associations to such agencies for grants to construct, maintain, or operate any project or projects which hereafter may be undertaken or contemplated by said District;
- (o) To do any and all other acts or things necessary or convenient to the exercising of the powers, rights, privileges or functions conferred upon it by this Act or any other Act or law, provided, however, that none of the powers hereby granted shall ever be construed so as to authorize any act or power in conflict with any valid, rule, regulation, and /or by-law of the Brazos River Conservation and Reclamation District.
- The powers, Sec. 3. privileges and functions of the District shall be vested in and exercised by a Board of nine (9) Directors (hereafter called the Board), all of whom shall be residents of and freehold property taxpayers in the State of Texas; each County within the District shall be represented at all times on the said Board by a member of said Board residing at the time of his appointment within such county, and provided that at least four of such Directors shall be residents of the same county. Each of the Directors shall be appointed by the Governor, by and with the consent of the Senate, and shall hold office for a term of six (6) years; of the Board first appointed, however, three members shall serve for a term of two years; three members for a term of four years, and three members for a term of six years, and upon the expiration of their respective terms their successors shall be appointed for a term of six years. Each Director shall qualify by taking the official oath of office prescribed by law.

Sec. 3-a. The powers and duties (1) To appoint officers, agents and | herein devolved upon the said Dis-

trict shall be subject to the continuing rights of supervision by the which shall be exercised through the State Board of Water Engineers, and in appropriate instances, by the State Reclamation Engineer, each of which agencies shall be charged with the authority and duty to approve or to refuse to approve, (subject to their respective jurisdiction) the adequacy of any plan or plans for flood control or conservation improvement purposes devised by the District for the achievement of the plans and purposes intended in the creation of the District, and which plans contemplate improvements supervised by the respective State authorities under the provisions of the General law.

Sec. 4. The Board shall select a Secretary who shall keep true and complete records of all proceedings of the Board. Until the appointment of a Secretary, or in the event of his absence or inability to act, a secretary pro tem. shall be selected by the Board. The Board shall also select a General Manager, who shall be the chief executive officer of the District. and a Treasurer, who may also hold the office of Secretary. All such officers shall have such powers and duties, shall hold office for such term and be subject to removal in such manner as may be provided in the by-laws. The Board shall fix the The compensation of such officers. Board may appoint such officers, agents, and employees, fix their compensation and term of office and the method by which they may be removed, and delegate to them such of its powers and duties as it may deem proper.

Sec. 5. The monies of the District shall be disbursed only on checks, drafts, orders or other instruments, signed by such persons as shall be authorized to sign the same by the by-laws or resolution concurred in by not less than five Direc-The General Manager, the Treasurer, and all other officers, agents and employees of the District who shall be charged with the collection, custody or payment of any funds of the District shall give bond conditioned on the faithful performance of their duties and an accounting for all funds and property of the

hands, each of which bonds shall be in form and amount and with a surety (which shall be a surety company authorized to do business in the State of Texas), approved by the Board, and the premiums on such bonds shall be paid by the District and charged as an operating expense.

Sec. 6. The domicile of the District shall be in the City of Eastland. County of Eastland, where the District shall maintain its principal office, in charge of its General Manager. The District shall cause to be kept complete and accurate accounts conforming to approved methods of bookkeeping. Said accounts and all contracts, documents and records of the District shall be kept at said principal office. Said accounts and contracts shall be open to public inspection at all reasonable times. The Board shall cause to be made and completed within ninety days after the end of each calendar year, an audit of the books of account and financial records of the District for such calendar year, such audit to be made by an independent Certified Public Accountant or firm of Certified Public Accountants. Copies of a written report of such audit, certified to by said accountant or accountants, shall be placed and kept on file with the Board of Water Engineers, with the Treasurer of the State of Texas, and with the Board of Directors of the Brazos River Conservation and Reclamation District, and at said principal offices, and shall be open to public inspection at all reasonable times.

Sec. 7. No Director, officer, agent or employee of the District shall be directly or indirectly interested in any contract for the purchase of any property or construction of any work by or for the District, and if any such person shall be or become so interested in any such contract, he shall be guilty of a felony and on conviction thereof shall be subject to a fine in an amount not exceeding Ten Thousand Dollars (\$10,000.00) or to confinement in the county jail for not less than one year nor more than ten years, or both.

funds of the District shall give bond conditioned on the faithful performance of their duties and an accounting for all funds and property of the District coming into their respective and whether arising from contract,

implied contract or otherwise, shall be payable solely (1) out of revenue received by the District and not held in trust by virtue of any prior lien or agreement, or (2) if the Board shall so determine, out of any fund received by the District from grants or loans made to the Districts by the United States Government or corporation or agency created or designed by it. And, provided further that no act of the District and/or act of the directors of said District shall ever create or impose any obligation on the Brazos River Conservation Reclamation District, nor shall the Brazos River Conservation Reclamation District ever be held liable for any debt and/or obligation of the District herein created; nor shall the District hereby created ever be held liable or responsible for any acts or obligations of the Brazos River Conservation and Reclamation District or any other district.

Sec. 9. The District Board herein established is only for the purpose of administering the affairs of the District hereby created, which said District is a subdivision of the Brazos River Conservation and Reclamation District, and the Board's authority shall extend only to the counties in such District; Their acts and powers, however, shall never conflict with the general powers heretofore granted to the Brazos River Conservation and Reclamation District.

Sec. 10. There is hereby appropriated for the use of the District out of any funds in the State Treasury not heretofore otherwise appropriated the sum of Three Thousand (\$3,000.00) Dollars which may be withdrawn from time to time on vouchers signed by the General Manager and Treasurer of the District. upon which the State Comptroller shall draw his warrant upon the Treasury of the State of Texas; amounts withdrawn shall be repaid into the State Treasury out of the first revenues of the District from whatever source derived.

Sec. 11. If any provision of this Act or the application thereof to any person or circumstances shall be held to be invalid, the remainder of this Act, and the application of such provision to other persons or circumstances, shall not be affected thereby.

Sec. 12. The importance of this at 2:30 o'clock.

legislation to the section of the State affected thereby and the fact that the District must act promptly if it is to avail itself of the opportunity of receiving a grant from the Federal Emergency Administration of Public Works creates an emergency and imperative public necessity that the constitutional rule requiring bills to be read on three several days be and the same is hereby suspended, and that this Act shall take effect and be in force from and after its passage, and it is enacted.

On motion of Senator Collie the Conference Committee report was adopted by the following vote:

Yeas-29.

Beck. Oneal. Blackert. Pace. Burns. Poage. Collie. Rawlings. Cotten. Redditt. Davis. Regan. Hill. Sanderford. Holbrook. Shivers. Hopkins. Small. Hornsby. Stone. Isbell. Sulak. Martin. Van Zandt. Moore. Westerfeld. Neal. Woodruff. Nelson.

Nays—1.

DeBerry.

Absent—Excused.

Fellbaum.

Recess.

The motion to recess prevailed by viva voce vote.

After Recess.

The Senate met at 2 o'clock p. m. and was called to order by Lieutenant Governor Walter F. Woodul.

At Ease.

On motion of Senator Stone the Senate stood at ease for 30 minutes.

Senate Called to Order.

The Senate was called to order at 2:30 o'clock.

At Ease.

Senator Rawlings asked unanimous consent that the Senate stand at ease until 3 p. m. today.

Unanimous consent was granted.

Senate Called to Order.

The Chair, President Pro Tem. Will Martin, called the Senate to order at 3 o'clock p. m.

Senator Burns asked unanimous consent that the Senate stand at ease until 8 o'clock p. m.

Pending.

Message From the Governor.

The Chair recognized the Doorkeeper, who introduced a messenger from the Governor with the following message:

Executive Department, Austin, Texas, Oct. 15, 1935. To the Forty-fourth Legislature in First Called Session:

Today automatically brings to an end the first called session of this Legislature.

Several days ago it became apparent that, due to the congested condition of the calendar and the magnitude of the problems voted on August 24th, you would not be able to enact a workable old age pension law with revenues to support same during the remainder of this first called session. In justice to you and to the people I consider it imperative to call you immediately into a second called session.

I have this day issued a proclamation, copy of which is attached, convening the Legislature into extraordinary session tomorrow, October. 16, 1935, at 12 o'clock noon. I ask that this proclamation be read along with this message in order that each member of the Legislature may be personally advised as to the convening of such special session.

Respectfully submitted,

JAMES V. ALLRED, Governor of Texas.

Read.

Proclamation by the Governor of the State of Texas.

To All to Whom These Presents Shall Come:

On August 24, 1935, the people of Texas voted to change the Constitu- | for such old age assistance.

tion of Texas by adopting a new Section to be known as Section 51-B, authorizing the Legislature, under certain limitations, to provide for old age assistance, not to exceed \$15.00 per month each, to bona fide citizens of Texas over the age of 65 years.

On September 16, 1935, the Legislature of Texas was called in special session for the purpose, among other things, of carrying out the will of the people by providing a system of old age pensions and revenues to support same. important matters voted by the people were also incorporated in the call, however, and several days ago it became apparent that the Legislature would not be able at the first called session to enact an old age pension statute and provide revenues for same.

The first called session of the Forty-fourth Legislature automatically expires today, and I consider it my duty in justice to the people and members of the Legislature, to call another special session to carry out the expressed mandate of the people in regard to old age pensions.

Now, Therefore, I, James V. Allred, Governor of the State of Texas, by virtue of the authority vested in me by the Constitution and laws of this State, hereby call the

Second Special Session

of the Forty-fourth Legislature, to be convened in the City of Austin, commencing at 12 o'clock noon on Wednesday, the 16th day of October, A. D., 1935, for the following purposes:

- 1. To provide, under such limitations and restrictions and regulations as may be deemed by the Legislature expedient, for old age assistance and for the payment of same not to exceed \$15.00 per month each to actual bona fide citizens of Texas who are over the age of 65 years, and in all things to carry out the will of the people as expressed by the adoption of House Joint Resolution 19, which provided for an amendment to Article 3 of the Constitution of Texas by adopting a new Section to be known as Section 51-B.
- 2. To provide necessary revenue

To consider and act on such other subjects of public importance as the Governor may, from time to time during the session, submit by message.

In testimony whereof, I herento sign my name and cause to be impressed hereon the Seal of the State of Texas at Austin, this the 15th day of October, A. D., 1935.

JAMES V. ALLRED. Governor of Texas.

Messages From the House.

The Chair recognized the Doorkeeper, who introduced a messenger from the House, with the following message:

Hall of the House of Representatives. Austin, Texas, Oct. 15, 1935. Hon. Walter F. Woodul, President of the Senate.

Sir: I am directed by the House to inform the Senate that the House has adopted the Free Conference Committee report on S. B. No. 28, by a vote of 83 yeas and 51 nays.

Respectfully submitted,

LOUISE SNOW PHINNEY. Chief Clerk, House of Representatives.

Hall of the House of Representatives. Austin, Texas, Oct. 15, 1935.

Hon. Walter F. Woodul, President of the Senate.

Sir: I am directed by the House to inform the Senate that the House has concurred in Senate amendments to H. B. No. 113 by a vote of 88 yeas and 39 nays.

The House has adopted the Conference Committee report on H. C. R. No. 12 by a viva voce vote.

The House has adopted the following resolutions:

H. C. R. No. 26, "Authorizing the Enrolling Clerk of the House to correct the caption of H. B. No. 125 to conform to the changes made in the body of the bill."

S. C. R. No. 12, Suspending joint rules of the House and Senate with reference to the consideration and passage of Senate Bills Nos. 55 and

The House has passed the following bills:

S. B. No. 55, A bill to be entitled "An Act creating a special road law for Hartley County, Texas, providing that said county may fund or ment of a Conference Committee to

refund the indebtedness outstanding against its road and bridge fund as of May 23, 1935, setting forth the method of operation; validating the indebtedness proposed to be funded or refunded; validating all Acts and proceedings heretofore had by the commissioners' court of said county, and officers thereof, in respect to the funding or refunding of said indebtedness; providing this law shall be cumulative of general laws on the subject of roads and bridges and general laws on funding or refunding bonds, not in conflict herewith; enacting provisions incident and relating to the subject and purpose of this Act; repealing all laws in conflict; and declaring an emergency."

S. B. No. 72, A bill to be entitled "An Act validating, ratifying and confirming the election of trustees, all Acts of such trustees, the ordering of election in certain independent school districts for the purpose of issuing bonds, etc., and declaring an emergency."

The House has adopted the Conference Committee report on S. B. No. 64, by a vote of 109 yeas and 12 nays.

The House has passed the following bill:

S. B. No. 27, A bill to be entitled "An Act making certain emergency appropriations out of the General Revenue of the State of Texas for the Livestock Sanitary Commission for additional support and maintenance of the Livestock Sanitary Commission for the balance of the twoyear period beginning September 1, 1935, and ending August 31, 1937, to cover the office expenses, traveling expenses, the purchase of dip material, and marking paint, laboratory equipment and supplies, printing, indemnity tubercular cattle owners, of law enforcement, predatory animal extermination, investigation of contagious diseases, salaries of inspectors, and declaring an emergency."

The House has passed the following resolution:

H. C. R. No. 27, "Authorizing the Enrolling Clerk to correct the caption of H. B. No. 141 to conform to the changes in the body of the bill."

The House has granted the request of the Senate for the appointconsider the differences between the two Houses on S. B. No. 16. The following are appointed conferees on the part of the House:

Messrs. Moffett, Petsch, Morse, Young and Caldwell.

The House has adopted the Conference Committee report on S. B. No. 24 by a vote of 120 year and 10 nays.

The House has adopted the Conference Committee report on S. B. No. 19 by a vote of 82 yeas and 40 navs

The House has passed the following bill:

H. B. No. 143, A bill to be entitled "An Act amending H. B. No. 492 of the Regular Session of the Fortyfourth Legislature providing for the clarification of said bill and making appropriation of \$10,000 for carrying out provisions of said bill, providing for the purchase of necessary forms, wages, rent, equipment and supplies incident to a proper administration of said law for each year of the biennium ending September 1, 1937, and declaring an emergency."

Respectfully submitted,
LOUISE SNOW PHINNEY.

Chief Clerk, House of Representatives. unanimously.

Senator Pace received unanimous consent to send up the committee report on H. B. No. 60.

H. C. R. No. 26.

The Chair laid before the Senate the following resolution:

H. C. R. No. 26, "Authorizing the Enrolling Clerk of the House to correct the caption of H. B. No. 125, to conform to the changes made in the body of the bill."

Senator Hopkins moved to suspend the rule requiring resolutions be referred to a committee.

The motion prevailed unanimously.

H. C. R. No. 26 was adopted unanimously.

H. C. R. No. 27.

The Chair laid before the Senate the following resolution:

H. C. R. No. 27, "Authorizing the Enrolling Clerk to correct the caption to H. B. No. 141, to conform to the body of the bill."

Senator Neal moved to suspend the rule requiring resolutions be referred to a committee.

The motion prevailed unanimously.

H. C. R. No. 27 was adopted unanimously.

Senate Bill No. 19.

Senator Woodruff sent up the following Conference Committee report:

Committee Room, Austin, Texas, Oct. 15, 1935.

Hon. Walter F. Woodul, President of the Senate.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sirs: We, your Conference Committee, appointed to adjust the differences between the Senate and the House on Senate Bill No. 19, have had same under consideration, and beg leave to report it back with the recommendation that said Senate Bill No. 19 be adopted in text and form hereto attached.

GOOD,
SHOFNER,
STINSON,
ROBERTS,
On the part of the House.

WOODRUFF,
SMALL,
REGAN,
BECK,
REDDITT,
On the part of the Senate.

By Woodruff.

A BILL To Be Entitled

S. B. No. 19.

An Act making certain emergency appropriations out of the General Revenue Fund of the State of Texas to supplement appropriations made by the Regular Session of the Forty-third Legislature for the maintenance and administration of the Judiciary and to pay expenses of attached witnesses and witness in felony cases; to pay deficiency certificates already issued against such appropriations and those claims which may accrue against such appropriations in the future; making an appropriation to pay all deficiency certificates of the Governor of the State of Texas for the year ended August 31, 1935; making an appropriation to pay deficiencies in the appropriation made to the Court of Civil Appeals of the Fourth Supreme Judicial District of the State of Texas, at San Antonio, Texas; making an appropriation to pay for additional books for the State's Attorney before the Court of Criminal Appeals; making an appropriation for the establishment, improvement and repair of office space in the State Capitol, for use by the State Board of Education; making an appropriation to pay miscellaneous claims out of the General Fund; authorizing the payment of certain sums out of the Highway Fund; providing further that payments shall be made after audit of claim shall have been made by the State Auditor and/or Comptroller and approved by the Attorney General; making appropriation to the Governor to pay expenses of returning fugitives on Governor's requisitions; and declaring an emergency.

Be it Enacted by the Legislature of the State of Texas:

Section 1. That there is hereby appropriated two hundred thousand (\$200,000.00) dollars out of any money in the State Treasury not otherwise appropriated, to supplement appropriations made by the Regular Session of the Forty-third Legislature:

"For fees and costs of sheriffs, attorneys and clerks in felony cases and for fees accruing to fee officers in examining trial and for expenses of attached witnesses and witness fees allowed in felony cases for the fiscal year ending August 31, 1935, and to pay deficiency certificates already issued against such appropriations and for claims which may accrue against such appropriations in the future."

Sec. 2. There is hereby appropriated out of the Treasury of the State of Texas, of funds not otherwise appropriated, the sum of Forty-eight thousand three hundred eleven dollars and ninety-eight cents (\$48,311.98), or so much thereof as may be necessary, to pay deficiency certificates issued by the Governor of the State of Texas for the fiscal year ended August 31, 1935, for which no appropriation has been made; specific items to be paid are as follows:

Department or Institution:	Amount	
Adjutant General\$	2,500.00	
Adjutant General	1,000.00	
Adjutant General	4,000.00	
~		\$7,500.00
A. and M. College\$	585.00	_
	\$	585.00
State Auditor\$	750.00	
State Auditor	500.00	
State Auditor	750.00	
State Auditor	2,000.00	
	\$	4,000.00
Banking Commission \$	13.03	
Banking Commission.	268.50	
Banking Commission	1,800.00	
	\$	2,081.53

Board of Control	\$ 700.00
	\$ 700.00
Executive Department	\$ 350.0v
Executive Department	250.00
Executive Department	
	\$ 4,100.00
Health Department	\$ 200.00
Health Department	500.00
Helath Department	200.00
	\$ 900.00
Industrial Accident Board	\$ 600.00
Industrial Accident Board	
Industrial Accident Board	
	\$ 1,100.00
Lower Colorado River Authority	
	\$ 5,000.00
Reclamation Engineers	\$ 800.00
	\$ 800.00
Texas Civil Judicial Council.	
	\$ 450.00
Water Engineers	\$ 1,400.00
Water Engineers	5,000.00
-	\$ 6,400.00
West Texas State Teachers College, Canyon	\$ 9,495.45
West Texas State Teachers College	
	\$ 11,195.45
Attorney General	
	\$ 3,500.00
	\$48,311.98 \$48,311.98

- Sec. 3. There is hereby appropriated out of the Treasury of the State of Texas, of funds not otherwise appropriated the sum of five hundred (\$500.00) dollars, or so much thereof as may be necessary, to pay deficiencies in the appropriation of the Court of Civil Appeals of the Fourth Supreme Judicial District of the State of Texas, at San Antonio, Texas, for the fiscal year ended August 31, 1935, said appropriation being to cover books and miscellaneous expense approved by said court.
- Sec. 4. There is hereby appropriated out of the Treasury of the State of Texas, of funds not otherwise appropriated, the sum of five hundred (\$500.00) dollars, or so much thereof as may be necessary, to pay for books for the State's Attorney before the Court of Criminal Appeals of Texas.
- Sec. 5. There is hereby appropriated out of the Treasury of the State of Texas, of funds not otherwise appropriated, the sum of five hundred (\$500.00) dollars, or so much thereof as may be necessary, for the purpose of establishing, improving and repairing office space in the basement of the State Capitol Building, for the use of the State Board of Education.
- Sec. 6. That the following sums of money, or so much thereof as may be necessary, be and the same are hereby appropriated, out of any moneys in the State Treasury not otherwise appropriated, to pay miscellaneous claims against the State of Texas as herein enumerated:

To pay Atlas Pipe Line Co., Inc., of Shreveport, Louisiana,	
refund of overpayment of franchise tax	232.80
To pay Brazos Valley Cotton Mills, West, Texas, refund of	
overpayment of franchise tax	1,129.30
To pay the Deiter Bookbinding Co., of Denver, Colorado, Treas-	
ury Warrant No. 122567, dated April 25, 1932, on which payment prohibited by limitation	6.80
To pay S. B. Carr, District Judge 81st Judicial District on	0.00
exchange of benches with Gus Gail, 36th District Court, and	
Harry Howard, 37th District Court, dated August 30, 1935_	45.00
To pay Lewis H. Jones, Corpus Christi, Texas, for services per-	
formed as Special Associate Justice of the Court of Civil Appeals, Fourth Supreme Judicial District of Texas, at San	
Antonio, Texas, in No. 9567	218.88
To pay E. B. Kinsey, Fort Worth, Texas, services as a court	
reporter of 15,080 words at 10c per word	15.08
To pay William Morrow & Co., New York, Treasury Warrant	
No. 163271, dated July 15, 1932, on which payment pro- hibited by limitation	1.75
To pay Earle North Buick Co., Houston, Texas, Treasury	1.10
Warrant No. 135522, dated May 18, 1932, on which payment	
prohibited by limitation	97.75
To pay Judge J. P. Pool, Victoria, Texas, actual expenses in-	
curred while acting as Judge of the Twenty-third Judicial District of Texas	7.00
To pay Sam Pugh, West, Texas, Treasury Warrant No. 44884,	1.00
dated January 8, 1931, on which payment prohibited by lim-	
itation	63.75
To pay Chas. W. Ray, Jefferson, Texas, refund of overpay-	0.00
ment of State taxes To pay Garland Smith, Jasper, Texas, one day's service as	8.83
Special District Judge of the District Court of Jasper County,	
Texas	10.95
To pay R. B. Stanford, Waco, Texas, services rendered as	
Special Chief Justice of the Court of Civil Appeals for the	104 05
Tenth Sumpreme Judicial District in Cause No. 1580	164.25
overpayment of franchise tax	4,002.82
To pay Nelson W. Willard, Lubbock, Texas, refund of overpay-	•
ment of State taxes	183.72
To pay Kirby, King & Overshiner, Abilene, Texas, attorneys'	
fees in the case of State of Texas versus Estate of F. B. Gillette	232.00
To pay Guy L. Kowalski, Kingsville, Texas, for collecting delin-	
quent taxes for Kenedy County, Texas	218.28
To pay Apolinar L. Garcia, Alpine, Texas, refund beer license	83.30
To pay W. A. Priest, sheriff, Winkler County, Texas, fees in felony cases	276.40
To pay DeWitt Bowmer, Temple, Texas, serving 10 days as	210.10
Special Associate Justice of the Supreme Court of Texas	109.60
To pay J. C. Penney Company, refund filing fee	2,500.00
To pay A. E. Nauwald, Menard, Texas, refund occupation tax	70.00
To pay Luckenbach Hardware Company, Menard, Texas, refund occupation tax	60.00
To pay B. E. Alexander, Lubbock, Texas, transcript fees as	VV.VV
official court reporter in Cause No. 104 of the District Court	
of Hockley County, Texas, the State of Texas vs. Ben C. Alsup	28.00
To pay American Supply Company, Mexia, Texas, accounts	639.89
against State Park Board To pay W. F. & J. F. Barnes Lumber Company, Lampasas,	UJ 3.03
Texas, account against State Park Board	406.50

To pay A. S. Baskett, Dallas, Texas, salary for 19 days for	
serving as Special District Judge	208.21
To pay Harvey C. Brown, Abilene, Texas, transcript fees as	
Official Court Reporter in Cause No. 3311 of the District	
Court of Callahan County, Texas, the State of Texas vs	19.72
Mary Lou Howell To pay Harvey C. Brown, Abilene, Texas, transcript fees as Of-	19.12
ficial Court Reporter in Cause No. 6682-A of the District	
Court of Taylor County, Texas, the State of Texas vs. Bryan	
Weaver	22.48
To pay Harvey C. Brown, Abilene, Texas, transcript fees as	
Official Court Reporter in Cause No. 6697-A of the District	
Court of Taylor County, Texas, the State of Texas vs.	
Joe Pitts	15.06
To pay T. P. Buffington, Navasota, Texas, salary for four days	42.00
for serving as Special District Judge To pay John Chromcak, Louise, Texas, refund for double pay-	43.80
ment ad Valorem	16.76
To pay W. M. Davis, Austin, Texas, Treasury Warrant No.	20.10
167015, dated May 31, 1933, on which payment is prohibited	
by statute of limitation	189.00
To pay Miss Azile Dierlam, Groesbeck, Texas, transcript fees as	
Official Court Reporter in Cause No. 6456-A of the District	
Court of Freestone County, Texas, the State of Texas vs.	
Cecil Epps	20.00
To pay Dixle Motor Coach Corporation, duplicate Treasury	
Warrant No. 182766, dated June 19, 1933, on which payment is prohibited by statute of limitation	367.45
To pay Delos Finch, San Antonio, Texas, for serving 57 days as	391.30
Special District Judge	625.29
To pay First National Bank, Winters, Texas, Treasury War-	
rant No. 10512, dated October 24, 1922, on which payment	
is prohibited by statute of limitation	4.06
To pay Harry V. Fisher, Alpine, Texas, for serving four days	
as special District Judge	43.80
To pay Fox-Schmidt, Austin, Texas, account against State Park Board	887.60
To pay General American Finance System, duplicate Treasury	301.00
Warrant No. 179185, dated June 19, 1933, on which payment	
is prohibited by statute of limitation	150.00
To pay Mrs. Inez Pool. El Paso, Texas, Treasury Warrant No.	
133242, dated August 31, 1931, for the sum of \$416.74;	
Treasury Warrant No. 9283, dated September 30, 1931, for	
the sum of \$416.66; Treasury Warrant No. 25261, dated	
October 31, 1931, for the sum of \$416.66; Treasury Warrant	
No. 55981, dated November 31, 1931, for the sum of \$416.66; Treasury Warrant No. 72761, dated January 30,	
1982, for the sum of \$416.66; Treasury Warrant No. 104487,	
dated March 31, 1932, for the sum of \$416.66; Treasury	
Warrant No. 113417, dated April 30, 1932, for the sum of	
\$416.66; on which payments are prohibited by the statute	
of limitation	2,916.70
To pay Mrs. S. S. Heard, San Antonio, Texas, for services as	
secretary of the Board of Supervisors of the State Peni-	447.00
To pay Huey & Philp Hardware Company, Dallas, Texas, ac-	32(.00
count against State Park Board	253.26
To pay C. A. Leddy, Jr., Corsicana, Texas, transcript fees as	
official Court Reporter in Cause No. 15535 of the District	
Court of Navarro County, Texas, the State of Texas vs. J. T.	
Perry	25.50

To pay Grady Lowrey, Del Rio, Texas, for serving 30 days	
as Special District Judge	328.80
hibited by the statute of limitation To pay Norman C. Minter, Amarillo, Texas, transcript fees as Official Court Reporter in Cause No. 631 of the District Court	416.66
of Potter County, Texas, the State of Texas vs. Noble Guthrie To pay E. O. Moffett, San Antonio, Texas transcript fees as Official Court Reporter in Cause No. 41703 of the Criminal District Court of Bexar County, Texas, the State of Texas	26.20
vs, Pedro Villareal To pay E. O. Moffett, San Antonio, Texas, transcript fees as Official Court Reporter in Cause No. 41448 of the Criminal District Court of Bexar County, Texas, the State of Texas	34.73
vs. Jimmie Scott. To pay Mrs. Vanoda E. Nelson, Young County, Texas, administratrix of the estate of J. H. Nelson, deceased, Treasury Warrant No. 116537, dated April 14, 1932, on which payment is	24.59
prohibited by the statute of limitation To pay Ship Channel Machine Shops refund franchise tax To pay W. Van Sickle, Alpine, Texas, for serving four days	5.52 116.60
as Special District Judge	43.80
against State Park Board To pay Swift Gin Company, Stamford, Texas, refund franchise tax	780.00
To pay Texas Toro Company, Fort Worth, Texas, account against State Park Board	799.60
ury Warrant No. 181098, dated August 22, 1932, on which payment is prohibited by the statute of limitation	3.10
To pay Mrs. J. M. Washam, Treasury Warrant No. 190,669, dated July 5, 1933, on which payment is prohibited by the statute of limitation	36.00
To pay W. C. Wofford, Williamson County, Texas, Warrant No. 18164, dated July 5, 1928, issued by Mrs. Jane Y. McCallum, then Secretary of State, on which payment is prohibited by	30.00
the statute of limitation Sec. 7. That the following sums of money, or so much there	55.20 of as may
be necessary, be paid out of the fund of the Texas Highway Depa	
To pay Harry Keeton, Fort Worth, Texas refund truck license To pay A. D. Rowlett, Austin, Texas, refund of motor bus seat	63.47
tax collected under invalid law	112.00
Sec. 8. That the Comptroller of Public Accounts is hereby	DATIONIA CO

Sec. 8. That the Comptroller of Public Accounts is hereby authorized and directed to issue a warrant or warrants on the State Treasury in favor of each of the persons, firms, or corporations named in Sections 6 and 7 herein, in the amounts set opposite their respective names, and shall mail or deliver to each of said persons, firms, or corporations at their said respective addresses warrant or warrants in payment of said claim or claims, and said persons, firms, or corporations shall duly receipt the Comptroller for said warrant or warrants for payment of said claim or claims.

Sec. 9. Provided, however, none of the moneys herein appropriated in Sections 1, 6 and 7 of this Act shall be paid until each item and/or items shall have been audited by the State Auditor and Efficiency Expert, and/or State Comptroller and approved by the Attorney General.

Sec. 10. To pay to the Governor out of the General Revenue Fund to pay expenses of returning fugitives where requisitions actually heretofore issued by the Governor; such expenses to be paid solely on the Governor's written approval, including the State Auditor's approval as to accuracy only of amounts; specific bills of such expenses to be paid are as follows:

To pay C. H. Henson, ex-sheriff of Delta County, Texas\$	118.35
To pay R. C. Moseley, sheriff of Harrison County, Texas	96.04
To pay John S. Bond, sheriff, Palo Pinto County, Texas	276.65
To pay J. L. Hazlett, sheriff, Houston County, Texas	95.70
To pay W. O. Hale, sheriff, Brewster County, Texas	149.34

Sec. 11. The fact that the Legislature failed to make appropriations for the above items, and the further fact that the claims herein appropriated for are past due and the persons, firms and corporations to whom same are payable are being deprived of the proceeds thereof, create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be, and the same is hereby suspended, and this Act shall take effect and be in full force from and after its passage, and it is so enacted.

On motion of Senator Woodruff the conference committee report to H. B. No. 19 was adopted by the following vote:

Yeas-30.

Beck.	Nelson.
Blackert.	Oneal.
Burns.	Pace.
Collie.	Poage.
Cotten.	Rawlings.
Davis.	Redditt.
DeBerry.	Regan.
Hill.	Sanderford.
Holbrook.	Shivers.
Hopkins.	Small.
Hornsby.	Stone.
Isbell.	Sulak.
Martin.	Van Zandt.
Moore.	Westerfeld.
Neal.	Woodruff.

Absent—Excused. Fellbaum.

At Ease.

The Senate by unanimous consent stood at ease until 8 o'clock p. m.

Senate Called to Order.

The Senate met at 8 o'clock p. m. and was called to order by Lieutenant Goveronr Walter F. Woodul.

Bills and Resolutions Signed.

The Chair, Lieutenant Governor Walter F. Woodul, gave notice of signing, and did sign, in the presence of the Senate, after their captions had been read, the following bills and resolutions:

H.	B.	No.	123.	H.	В.	No.	118.
H.	B.	No.	100.	H.	В.	No.	138.
H.	В.	No.	48.	H.	В.	No.	93.
H.	В.	No.	119.	H.	В.	No.	78.

H. B. No.	147.	S.	В.	No). 58	5.
H. B. No.	125.	S.	В.	No	. 19	€.
H. B. No.	144.	S.	В.	No	o. 62	2.
H. B. No.	139.	S.	В.	No	. 28	3.
H. B. No.	150.	H.	C.	R.	No.	12.
H. B. No.	134.	H.	C.	R.	No.	20.
H. B. No.	141.	H.	C.	R.	No.	22 .
H. B. No.	113.	H.	C.	R.	No.	26.
S. B. No.	64.	H.	C.	R.	No.	27.
S. B. No.	24.	S.	C.	R.	No.	4.
S. B. No.	27.	S.	C.	\mathbf{R} .	No.	7.
S. B. No.	72.	S.	C.	R.	No.	12.

Senate Bill No. 28.

Senator Redditt sent up the following Conference Committee report:

Committee Room, Austin, Texas, Oct. 15, 1935. Hon. Walter F. Woodul, President of the Senate.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sirs: We, your Conference Committee, appointed to adjust the differences between the Senate and the House on S. B. No. 28.

Have had same under consideration, and beg leave to report it back with recommendation that said S. B. No. 28 be adopted in text and form hereto attached.

LEONARD,
ATCHISON,
TILLERY,
DUNLAP, of Hays,
AIKEN,
On the part of the House.

REDDITT, RAWLINGS, HOPKINS, PACE, STONE.

On the part of the Senate.

By Redditt.

S. B. No. 28.

A BILL To Be Entitled

An Act making an appropriation for the purpose of reroofing and repairing the Governor's Mansion, and repairing, improving and refurnishing the Executive Reception Room in the State Capitol Building; making an appropriation for the purpose of paying the salaries and expenses of Inspectors of the Motor Transportation Division of the Railroad Commission; making an appropriation for the purpose of supplementing the appropriation made by the Forty-fourth Legislature for constructing and equipping teachers' and employees' living quarters at the State Orphans Home at Corsicana, Texas; and further making an appropriation for the purpose of paying necessary rent, and other miscellaneous and contingent office expenses for the Board of County and District Road Indebtedness for each of the fiscal years ending August 31, 1936, and August 31, 1937, and declaring an emergency.

Be it enacted by the Legislature of the State of Texas:

That the sum of Section 1. Thousand Five Hundred (\$7,500.00) Dollars, or so much thereof as may be necessary, be and the same is hereby appropriated out of any moneys in the State Treasury not otherwise appropriated. for the purpose of reroofling the Governor's Mansion of Texas, and for making such general repairs thereon as may be necessary; and for repairing, improving and re-furnishing the Executive Reception Room in the State Capitol, Austin, Texas, as may be necessary. Said expenditures shall be made under the direction of the State Board of Control and the expenditures to be made in connection with the Executive Reception Room may include painting, plastering, upholstering, carpets, draperies and any contingencies necessary in generally rehabilitating and restoring said room.

Sec. 2. The sum of Five Thousand (\$5,000.00) Dollars, or so much thereof as may be necessary,

otherwise appropriated for the purpose of paying the salaries and expenses of Inspectors of the Motor Transportation Division of the Railroad Commission.

Sec. 3. There is hereby appropriated out of the County and Road District Highway Fund the sum of Twenty-five Hundred (\$2,500.00) Dollars for the year ending August 31, 1936, and the further sum of Twenty-five Hundred (\$2,500.00) Dollars for the year ending August 31, 1937, to be used for the payment of necessary rent and other miscellaneous contingent office expenses, for the Board of County & District Road Indebtedness. sums above described shall be in addition to any and all other appropriations heretofore made for the above Board.

Sec. 4. There is hereby appropriated out of the General Revenue Fund the sum of Seven Thousand Five Hundred (\$7,500.00) Dollars, for the purpose of supplementing a currently available appropriation made by the Forty-fourth Legislature, as shown on Page No. 872 of the Printed General Laws of the Regular Session of said Legislature, constructing and equipping teachers' and employees' living quarters on top of the present onestory dining room-kitchen building at the State Orphans Home, Corsicana, Texas.

The fact that the Gov-Sec. 5. ernor's Mansion is badly in need of reroofing and repairing, and the fact that the Executive Reception Room in the State Capitol Building is in such state of dilapidation as to make it impracticable for use as a reception room, and the further fact that the funds appropriated by the Regular Session of the Forty-fourth Legislature for the purpose of constructing and equipping teachers' and employees' living quarters at the State Orphans Home, at Corsicana, Texas, are insufficient; and the fact that there are no appropriations now out of which to pay necessary rent and other miscellaneous and contingent expenses for the Board of County & District Road Indebtedness; and the further fact that an error occurred in the general apis hereby appropriated out of any propriation bill passed by the Fortymoney in the State Treasury not fourth Legislature, Reguar Session,

for Inspectors of the Motor Transportation Division, create an emergency and an imperative public necessity, requiring the Constitutional Rule that bills be read on three several days, and the Constitutional rule requiring bills to take effect ninety days after adjournment of the session, be suspended, and said rules are hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

On motion of Senator Redditt the Conference Committee report was adopted by the following vote:

Yeas-30.

Beck.	Nelson.
Blackert.	Oneal.
Burns.	Pace.
Collie.	Poage.
Cotten.	Rawlings.
Davis.	Redditt.
DeBerry.	Regan
Hill.	Sanderford.
Holbrook.	Shivers.
Hopkins.	Small.
Hornsby.	Stone.
Isbell.	Sulak.
Martin.	Van Zandt.
Moore.	Westerfeld.
Neal'.	Woodruff.

Absent-Excused.

Fellbaum.

At Ease.

On motion of Senator Pace the Senate at 8:17 o'clock stood at ease until 9 o'clock p. m.

Senate Called to Order.

The Senate was called to order at 9 o'clock p. m.

Bill Referred.

H. B. No. 143 was referred to the Committee on Education.

Election of President, Pro Tempore Ad Interim.

Senator Hopkins nominated Senator Neal.

The nomination was seconded by every Senator present.

The Chair appointed Senators Davis, DeBerry and Woodruff as tellers to count the votes.

The Secretary announced 30 votes cast for Senator Neal.

Oath of Office.

The Chair appointed Senators Hopkins, Cotten and Pace to escort President Pro Tem. Ad Interim Jim Neal to the platform.

Lieutenant Governor Walter F. Woodul administered the oath of office and presented the President Pro Tem. Ad Interim Jim Neal and he addressed the Senate.

House Bill No. 60.

Senator Poage called up H. B. No. 60.

The Chair laid before the Senate on second reading H. B. No. 60.

By Messrs. Worley, Daniel and Keefe:

H.B. No. 60, A bill to be entitled "An Act prescribing the amount of deductions from contributions of certificate holders made by the licensee of proprietor of any horse racing establishment within this State; etc, and declaring an emergency."

Secretor Poage moved to suspend the rule requiring bills to be printed and lie over 24 hours.

Motion pending.

Senator Rawlings was recognized on a privileged matter.

House Bill No. 14.

Senator Rawlings sent up the following Conference Committee report on H. B. No. 14.

Committee Room,

Austin, Texas, Oct. 15, 1935. Hon. Walter F. Woodul, President of the Senate.

Hon. Coke Stevenson, Speaker of the House.

Sirs: We, your Conference Committee, appointed to adjust the differences between the House and the Senate on H. B. No. 14.

Have had same under consideration, and beg to report back with recommendation that it do pass in the form attached hereto.

Respectfuly submitted,

SHIVERS, REGAN, HOPKINS, RAWLINGS, MOORE,

One the part of the Senate.

McKEE. CELAYA. MORSE,

On the part of the House.

A BILL To Be Entitled

permits; levying taxes; prescrib-lone year. ing penalties for violations; relature; and declaring an emer-|cated. gency.

the State of Texas:

as the "Texas Liquor Control Act." by Section 45.

Sec. 2. This Act shall be deemed complishment of that purpose.

Sec. 3 (a). saloon" means any place where any person with respect to any prohibiliquor containing alcohol in excess ted act and they shall be strictly of four per cent by weight (except construed for the accomplishment of or offered for sale in broken or un-lileges that are granted herein to any sealed containers or any place where person as exceptions to the prohibithe premises where sold or offered manner provided by this Act. for sale, except where such sale or offer of sale is made by the holder any person to manufacture, sell, of a vendor's permit and in strict possess for the purpose of sale, imaccordance with the regulations port into this State, or transport hereinafter imposed nogu holders of vendor's permits. In no without first having obtained a perevent shall liquor be sold by the mit or without first having complied holder of a vendor's permit that is with all other terms and provisions of a type or of an alcoholic content of this Act; provided however that that is illegal in the area where his the prohibition contained in this secplace of business is located.

cipal or agent or employee, who shall operate or assist in operating or who shall be directly or indirectly porting the same from a place where interested in operating any open the sale thereof was lawful and to saloon in the State shall be deemed a place where its possession by him guilty of a misdemeanor and upon is lawful; provided further, that the

HARRIS of Dallas, conviction shall be punished by fine of not less than One Hundred Dollars (\$100.00) nor more than One Thousand (\$1,000.00) Dollars, or by imprisonment in the county jail for not more than one year. Any person who is twice convicted under the provisions of this section shall An Act defining the term "open for the second and all subsequent saloon;" regulating the manufac-offenses be punished by fine of not ture, sale, importation, transpor-less than One Hundred Dollars tation, and possession of alcoholic (\$100) nor more than One Thouliquors; prescribing rules and sand Dollars (\$1000), and by conregulations and the right of local | finement in the county jail for not option; providing for a system of less than thirty days nor more than

- (c) Whenever the word liquor pealing conflicting laws and parts is used in this Act it shall mean and of laws; reenacting and amending refer to any liquor containing alco-Chapter 116, Acts of the Regular | hol in excess of four (4) per cent Session of the Forty-third Legis- by weight unless otherwise indi-
- (d) Any person who violates any Be it enacted by the Legislature of provision of this Act other than those contained in this section shall Section 1. This Act may be cited be subject to the penalties prescribed

Sec. 4. Unless otherwise herein an exercise of the police power of expressly excepted it shall be unlawthe State for the protection of the ful for any person to manufacture. welfare, health, peace, morals, tem-sell, posses for the purpose of sale. perance and safety of the people of import into this State, or transport the State, and all its provisions shall any alcohol or any liquor. Unless be liberally construed for the ac-the exceptions hereinafter made to this section are clear and specific The term "open they shall not obtain in favor of any wines that do not contain alcohol this purpose. It is further expressly in excess of 17% by weight) is sold provided that any rights or privany such liquor is sold or offered tions contained in this section shall for sale for human consumption on be enjoyed and exercised only in the

Sec. 5. It shall be unlawful for the liquor in wet areas or dry areas tion against the transportation of (b) Any person, whether as prin-liquor shall not apply to a person

prohibition contained in this section kind, or who holds stock or bonds against the importation and trans-therein, or who has any pecuniary portation of liquor shall not apply interest therein, nor shall any such to a person who is bringing into this person receive any commission or State not more than two (2) quarts of liquor for his own personal use.

any person to manufacture, sell, pos- by this act to manufacture, pursess, or transport for the purpose of chase, sell or otherwise deal in the sale in any dry area under this or liquor business. any other act in this State any liquor containing alcohol in excess of onehalf of one per centum by volume; provided however, it shall be lawful all records unless the Commissioner for the holders of carrier permits and private carrier permits to transport such liquor from one wet area to another wet area where, in the section shall not apply to vinous or missioner shall fix the duties, salamalt liquor that does not contain ries and wages of all employees alcohol in excess of four (4) per authorized by this act but such centum by weight in any area where compensation, salaries and wages its sale has been legalized.

Sec. 7. division in the office of the Tax State government. Commissioner of the State of Texas. Tax Commissioner. The Commissioner, for the additional duties herein imposed, shall receive for his services compensation at the rate of power to require any employee to actual and necessary traveling expenses while engaged in the performance of his duties away from the seat of government.

exercise the powers of the Commis-incurred by the Division, sioner. The Administrator shall receive a salary not exceeding \$5,-000.00 per annum.

The Commissioner shall appoint all necessary officers, attorneys, clerks. stenographers. inspectors. auditors, chemists, experts, and emvisions of this act, all of whom shall serve at his pleasure. No person endorsement of any member of the shall be eligible for any appointment Legislature for appointment to any who has any connection whatever position under this act shall dis-with any person engaged in or con-qualify the person receiving such en-

profit whatever from, or have any interest whatsoever in the purchases Sec. 6. It shall be unlawful for or sales made by persons authorized

> The Administrator shall act as manager, secretary and custodian of shall otherwise order, and shall perform such other duties as the Commissioner may prescribe.

The Administrator shall devote course of such transportation, it is his entire time to said office and necessary or convenient to cross shall give a surety bond for the such dry area; provided further that faithful performance of his duties this section shall not apply to the in such form as the Commissioner holders of industrial or medicinal may prescribe and in an amount of permits; provided further, that this not less than \$10,000.00. The Comshall not be greater than the salaries There is hereby created fixed for similar positions the Division of Liquor Control as a duties in other departments of the The salaries herein authorized shall not continue The Division shall be headed by the in effect beyond the effective date of the general appropriation bill of the Forty-fifth Legislature. Commissioner shall likewise have \$1800.00 per annum, together with give bond for the faithful performance of his duties in such an amount as he may deem adequate.

It shall be the duty of the Commissioner, during the month of The Commissioner shall appoint January of each year, to make a rean Administrator who shall serve at port to the Governor concerning his the Commissioner's pleasure and administration of this act, and inwho shall have power and authority cluding a statement of the revenues when so authorized by the Commis- derived herefrom, together with a sioner to discharge the duties and detailed statement of the expenses further, a list of recommendations designed to strengthen the enforcement hereof.

The Commissioner is authorized and directed to prescribe such rules and regulations as may be necessary to carry out his powers and duties, ployees to properly enforce the pro- and to amend or repeal the same.

The soliciting and procuring of an ducting any liquor business of any dorsement from holding the position.

- tions, powers, and duties of the each county in the State where the Commissioner shall include the fol-sale of lowing:
- To control the manufacture, shall become operative possession, sale, purchase, transpor-certificate of the Administrator as to tation, importation and delivery of such publication, posting and mailliquor in accordance with the provi- ing shall have been filed in the ofsions of this Act, and make all nec- fice of the Commissioner and the essary rules and regulations to fully filing of such certificate shall be and effectually accomplish such pur-prima facie evidence that this secpose.
- (b) To grant, refuse, suspend. or cancel permits for the purchase, transportation, importation, sale or mits in regard thereto.
- imposed by this Act shall be paid to poenas, compel the attendance of or collected by the Commissioner.
- the prosecution of violations of this within or without the State of Texas. act and other acts relating to liquor, as now provided by law, and compel to make seizure of liquor manufactured, sold, kept. imported or transported in contravention hereof, and apply for the confiscation thereof, whenever required by this act, and cooperate in the prosecution of authorized representatives refused. offenders before any court of competent jurisdiction.
- To exercise all other powers, duties and functions conferred by this act, and all powers incidental, convenient or necessary to enable it to administer or carry out any of the provisions of this act.
- (f) To require that any liquor sold in this State shall conform in all respects to the advertised quality and quantity of such products.
- To license, regulate and control the use of alcohol and liquor for scientific, pharmaceutical and industrial purposes, and to provide by regulation for the withdrawal thereof from warehouses and denaturing plants and to prescribe for the manner in which the same may be used for scientific research for hospitals sanatoriums, in industrial plants, and for other manufacturing purposes tax free.
- of the Commissioner shall be promulgated by publication in at least in the State for three (3) consecu- the offender as for contempt tive days; and by posting the same court. for five (5) successive days in a prominent place at his office and by witness fees and mileage paid as in

Among others, the func- regulations to the County Clerk of liquor is authorized. record. Such rules and regulations when the tion has been complied with.

The Commissioner, the Sec. 10. Administrator and anv special examiner or inspector under the dimanufacture of liquor or other per- rection of the Commissioner, shall, for the purposes contemplated by The taxes and license fees this Act, have power to issue subwitnesses, administer oaths, certify To investigate and aid in to official acts, take depositions the production of pertinent books, accounts, records, documents and testimony.

If a witness in attendance before the Commissioner or one of his without reasonable cause, to be examined or to answer a legal and pertinent question, or to produce a book, record or paper when ordered to do so by the Commissioner, the Commissioner may apply to the Judge of the District Court of any county where such witness is in attendance, upon proof by affidavit of the fact, for a rule or order returnable in not less than two (2) nor more than five (5) days, directing such witness to show cause before the Judge who made the order, or any other District Judge of said county, why he should not punished for contempt; upon the return of such order the Judge before whom the matter shall come on for hearing shall examine under oath such witness or person, and such person shall be given an opportunity to be heard; and if the Judge shall determine that such person has re-Sec. 9. All rules and regulations fused, without reasonable cause or legal excuse, to be examined or answer a legal or pertinent question, five (5) newspapers (such news-or to produce a book, record or papers being published in represen-paper which he was ordered to bring tative areas of the State) published or produce, he may forthwith punish

Subpoenas shall be served and mailing a copy of the said rules and civil cases in the District Court in the county to which such witness his residence and he shall take such shall be called. Witnesses subpoenaed at the instance of the Com-|before granting or refusing such limissioner shall be paid their fees cense. The Commissioner shall have and mileage out of funds herein pro-authority to issue temporary permits vided.

Sec. 11. No person shall import (90) days immediately into this State any liquor from any source unless a permit be first obtained from the Commissioner and any person so purchasing or importing liquor in violation of this section shall be subject to the penalties hereinafter provided. In addition to the penalties hereafter provided, any person violating the provisions nished an acceptable bond. of this section shall forfeit the liquor so imported to the Commissioner as herein provided.

Sec. 12. It shall not be necessary in any information, complaint or indictment to negative any exception contained in this Act concerning any prohibited Act; provided however, that any such exception made herein may be urged as a defense by any person charged by such complaint, to excess or habit-forming drugs. information or indictment.

Sec. 13. brewer's distiller's rectifier's, whole-sioner concerning any fact material saler's, beer and wine wholesaler's, to the granting or refusal of his apor package store permit under this plication. Act shall give notice of such application by publication for once a week citizen of the United States or of for two consecutive weeks in a news- this State, or is incompetent or paper of general circulation regularly published in the city or management of the establishment town in the county in which appli- proposed to be licensed. cant's place of business is located, or if such applicant's place of busi-convicted of violating any of the liqness is not located in a city or town | uor laws of this State, general or wherein there is a qualified news-|local, including the provisions of paper, then such notice may appear | this Act, or of any rule or regulain any newspaper in the county. In tion promulgated in pursuance hereany county in which no qualified of, or has been convicted at any time newspaper is published, the notice of a felony. shall be published in a qualified newspaper published in the closest tained a noisy, lewd, disorderly or neighboring county. Such publica- unsanitary establishment. tion shall constitute a notice to all parties desiring to protest the grant- gaged in the business of importing. ing of such permit upon any of the grounds upon which the Commissioner may refuse to grant an appli- of Texas. cation for a permit. Such notice shall set forth the grounds of objec- son which, in the opinion of the tion contained in subdivision (b) to Commissioner, based on general wel-(i) inclusive of Section 14 of this fare, health, peace, Act. Each of such notices shall be safety of the people, warrants his published in no less than 18-point refusal to grant such permit. type. The Commissioner may require of every applicant for a permit the recommendation in writing of the County Judge of the county of the finds or has reasonable ground

recommendation into consideration for periods not exceeding following the passage of this Act, but not thereafter.

Sec. 14. The Commissioner shall refuse to issue a permit to any applicant if he has reasonable grounds to believe any of the following to be true:

- (a) That applicant has not fur-
- (b) That the applicant lacks sufficient funds to maintain an establishment properly.
- (c) That an applicant to sell at retail has been provided with funds by or has any connection with a manufacturer of, or wholesale dealer in, liquor.
- (d) That the applicant is in the habit of using alcoholic beverages
- That the applicant had made (e) Every applicant for a false statements to the Commis-
 - (f) That the applicant is not a and physically unable to carry on the
 - (g) That the applicant has been
 - (h) That the applicant has main-
 - (i) That applicant has ever enmanufacturing, transporting or selling liquor in violation of the laws
 - (j) That there is any other rea-

be true:

- (a) That the permittee has violated any provision of this act or acts amendatory thereof or any rule adopted pursuant thereto.
- any false representations or state-Commissioner.
- (c) maintaining an acceptable bond.
- That any retail permitee is acting as an agent of a manufacturer has borrowed money or property or three consecutive accepted gratuities therefrom, or has county in any connection therewith.
- That the permittee maintains a noisy, lewd, disorderly or un-in a newspaper in a neighboring sanitary establishment or has been county. Cancellation or suspension supplying impure or otherwise deleterious beverages.
- vent or incompetent or physically vice or delivery or publication of a unable to carry on the management cancellation or suspension shall be of his establishment.
- habit of using liquor to excess or of such notices shall be privileged. habit-forming drugs.
- ingly has sold liquor to persons unsons known to be drunkards, or to no wise act as a supersedeas of the persons visibly time of sale.
- (i) That the permittee has misrepresented to a customer or the termination of the proceedings. No public any liquor sold by him.
- That the permittee, since the reason be made by the granting of his permit, has been con-sioner. victed of a felony, or had been guilty of violating any of the liquor laws publications authorized or required of this State, general or local, in- by the terms of this Act shall be cluding provisions of this Act, or any privileged. It is further provided rule or regulation promulgated in that the certificate of the Commispursuance of this act.
- son which, in the opinion of the order promulgated under the terms Commissioner, based on the general hereof shall be prima facie evidence welfare, health, peace, morals and of the validity thereof, and the same safety of the people of this State, shall be admissible as evidence in all warrants cancelling or suspending courts in this State. such permit.

city or town or the Commissioners sonal privilege, good for the year Court of any county shall have in which issued, and ending on power to institute proceedings for August 31st of each year at 12 the revocation or suspension of any o'clock midnight, and revocable for permit granted hereunder. Such the causes herein stated, subject to proceedings may be instituted by the appeal as hereinafter provided, and

to believe any of the following to missioner, and it shall be the duty of the Commissioner to forthwith hear the same in accordance with the terms of this Act.

Notice of cancellation or suspenor regulation of the Commissioner sion, stating the reason therefor, shall be served upon the permittee, (b) That the permittee had made or upon whatever person may be in charge temporarily, or otherwise, of ments to the Commissioner in order the licensed premises, or shall be afto induce or prevent action by the fixed to the outside of the door of the licensed premises, or shall be That the permittee is not sent by United States registered mail addressed to the permittee at the licensed premises, and said cancellation notice shall be published by or wholesaler of alcoholic liquors, or the Commissioner once a week for weeks in the which the licensed premises are located, or if no newspaper is published in said county, shall take effect upon the affixing, service, delivery, or first publication That the permittee is insol- of such notice. Such affixing, seradequate notice to all parties con-That the permittee is in the cerned. The publication or posting

In the event of resort to any court That the permittee know- from an order of cancellation or suspension in whatever from the proder twenty-one years of age, to per-ceedings may be brought, it shall in intoxicated at the order of cancellation or suspension. The permit so cancelled or suspended shall so stand pending the refund or permit fees shall for any Commis-

All notices, orders, records sioner or the Administrator concern-That there is any other realing any rule or regulation or other

Sec. 16. Any permit granted un-The governing authorities of any der this Act shall be a purely perfiling of a complaint with the Com-shall not constitute property,

shall it be subject to attachment or rectification of the same. Such perexecution, nor shall it descend by mit shall also authorize the importathe laws of testate or intestate de- tion into this State of alcoholic volution, but shall cease upon the spirits including ethyl alcohol for death of the licensee; provided, that use in or as ingredients in the manuthe Commissioner may, by regula- facture of tion, provide for the time and man- beverages, but for no other purpose, ner in which the successor in in- and in no event for resale in this terest of any deceased, insolvent or State. It shall be unlawful for any bankrupt licensee may dispose of person holding a distiller's permit any liquors left on hand by the li- to sell such spirituous liquors to any censee.

person being aggrieved by any de- unless the same be sold and decision, rule or order of the Commis- livered to a person outside sioner, such person shall have the State. The annual license fee for right of an appeal therefrom to the distillers shall be Two Thousand District Court of the county in which Five Hundred Dollars (\$2,500.00.) a decision, rule or order in such case would become effective, said suit to permit shall authorize the holder be against the Commissioner alone as defendent, and such suit shall be tried denovo, and be governed by the same rules as other suits in said of to manufacture grape brandy to court, and during the pendency of be used exclusively for fortifying such suit the order of the Commissioner may be suspended by in-premises for terlocutory order of the court pend-term "wine" wherever used in this ing a hearing on the merits. Such Act shall mean the product obtained cause shall be tried before the Judge by the fermentation of grapes. of such court within ten (10) days fruits, and berries containing natafter the docketing of the cause, or at the earliest possible time after such ten (10) day period, in the event the Judge is not able to try such cause within such ten day period.

Sec. 18. Permits shall be of the following classes; Brewers, distillers, winery, rectifiers, wholesalers, stores, vendors, agents, industrial, medical, carriers, private carriers, cartage and storage.

- (a) Brewer's Permit. A brewer's permit shall authorize the manufac_ ture and sale of malt beverages containing alcohol in excess of four per centum (4%) by weight. The annual license fee shall be Two Thousand Dollars (\$2,000). It shall be license fee for such class "B" unlawful for any person holding a brewer's permit to sell malt beverages to any person who is not the holder of a permit authorizing him manufacture without a permit or fee to purchase such malt beverages under this Act except when such malt grapes, fruits and berries by an inpersons in other States.
- Distiller's Permit. A distiller's permit shall authorize the manufacture of spirituous beverages purpose of this Act "rectifier" containing alcohol in excess of four means and includes any person who per centum (4%) by weight and the rectifies, purifies, or refines distilled

alcoholic one other than the holder of a Sec. 17. And in the event of any wholesaler's permit under this Act

(c) Winery Permits.—A winery thereof to manufacture, bottle, package and label wine; said permit shall also authorize the holder therepurposes by its holder on the which issued. The ural sugar or any such product fortified with grape brandy and containing not more than seventeen per cent (17%) of alcohol by volume. It shall be lawful for any person holding a winery permit to sell wine direct to any other permittee and to the ultimate consumer in unbroken packages. The annual libeer and wine wholesalers, package cense fee for such winery shall be Fifty Dollars (\$50.00.)

> A class "B" winery permit shall authorize the holder thereof to manufacture, bottle, package and label wine where the grapes, fruits and berries used in the manufacture of said wine have been produced solely within the county where such wine is manufactured. The annual shall be Ten Dollars (\$10.00.)

Nothing in this Act shall be construed to prevent or prohibit the of wines by the fermentation of beverages are sold and delivered to dividual for his own consumption and where the same is not to be sold or offered for sale.

(d) Rectifier's Permit.—For the

spirits or wines other than vermouth by any process other than as provided for on distillery premises or who mixes such spirits, wine, or other liquors for sale under name of whiskey, brandy, gin, rum, spirits, cordials, bitters, or any other A rectifier's permit shall authorize the rectification and sale of alcoholic spirituous liquors to the holders of wholesale permits only, unless such liquors are sold and delivered to persons outside the Such permit shall State. authorize rectifiers to import this State alcoholic spirits for exuse as ingredients in the clusive preparation of alcoholic liquors, but shall not authorize the importation of any such spirits for resale without rectification. The annual license fee shall be Two Thousand Five Hundred Dollars (\$2,500.)

Wholesaler's Permit.—A wholesaler's permit shall authorize the holder to purchase liquor from persons authorized by law to manufacture and sell the same in this State and to import such liquor from points outside the State and to sell the same to the holders of permits in this State at wholesale. Such permit shall also authorize the holder thereof to sell and deliver such liquor to persons outside this State. It shall be unlawful for the holder of such a permit to sell such liquor in this State to any other person than the holder of a permit lawfully entitling him to purchase and receive the same from such wholesaler. Except as is specifically authorized for rectifiers, beer and wine wholesalers and distillers, it shall be unlawful for any other person than the holder of a wholesaler's permit to import liquor into this State. Wholesale druggists possessing the necessary qualifications, as well as other qualified persons, shall be entitled to a wholesaler's permit.

A wholesale druggist is defined to mean every person engaged in the business of selling at wholesale a representative assortment of pharmaceuticals and other materials such as drugs, oils, chemicals, proprietary medicines, and druggist sundries, and who carries a representative stock of such items in such assortments and quantities as will enable

from day to day the usual and immediate medical requirements of retail druggists, pharmacists, physicians, hospitals and dispensaries, and whose gross sales of such items shall at all times exceed his gross sales of liquor for medicinal or other pur-No wholesale druggist shall poses. be qualified to receive a wholesaler's permit whose business does not meet these requirements. The annual license fee shall be Two Thousand. Five Hundred Dollars (\$2,500.00).

- (f) Beer and Wine Wholesaler's Permit.-A beer and wine wholesaler's permit shall authorize the holder thereof to purchase malt and vinous liquors containing alcohol in excess of four per centum (4%) by weight from brewers and wineries holding permits in this State and to import such liquors from other States and to sell the same at wholesale only to the holders of permits in this State who are authorized to purchase and receive the same; such permit shall also authorize the holder thereof to sell and deliver such liquor to persons outside this State; provided that such permit may authorize the sale to consumers in wet areas where such sale is legal. The annual fee shall be Two Hundred and Fifty Dollars (\$250.00).
- Package Store Permit.—A package store permit shall authorize the holder thereof to purchase the liquor specified in the permit from the holders of wholesaler's permits. It shall be unlawful for the holder of a package store permit to purchase liquor from any other persons than the holders of wholesaler's permits. Such permit shall authorize the holder to sell such liquor as shall be legalized in the area where situated at retail to consumers in unbroken packages only and not for consumption on, at, or near the premises where sold; provided that a hotel as herein defined which has secured a package store permit may deliver liquor at retail in unbroken packages to the rooms of bona fide guests of such hotels for consumption in such rooms. It shall be unlawful for the holder of a package store permit to break or open any package or container containing liquor on, at, or near his premises or to sell, barter, exchange, deliver him to regularly supply from stock or give away to any person any

drink or drinks of liquor on, at or near his premises from a package or container that has for any reason been opened or broken or to sell liquor in packages containing less than one-half pint.

Package stores shall not have curtains, hangings, signs or any obstruction which will prevent a clear view at all times of the interior of the store; provided the preceding clause shall not apply to a drug store operating under a medicinal permit only. It shall be unlawful for any package store to employ any women or to employ any male person under 21 years of age to sell or dispense liquors.

Hotels and drug stores as hereinafter defined, as well as other qualified persons, may obtain package store permits. The annual license fee for a package store permit shall

In cities and towns having a population of two thousand (2,000) inhabitants or less, according to the last preceding Federal Census, the fee shall be One Hundred and Fifty Dollars (\$150); in cities and towns having a population of more than two thousand (\$2,000) and less than five thousand (5,000) inhabitants, according to the last preceding Federal Census, the fee shall be Two Hundred and Fifty (\$250); in cities and towns having a population of more than five thousand (5,000) and less than ten thousand (10,000) inhabitants, according to the last preceding Federal Census, the fee shall be Three Hundred and Fifty Dollars (\$350); in cities and towns having a population of more than ten thousand (10,000) inhabitants, according to the last preceding Federal Census, the fee shall be Five Hundred Dollars (\$500.) The fee for a package store permit outside the limits of an incorporated city or town shall be \$150.00.

"Drug store" means and includes every person engaged in the business of selling at retail a representative assortment of pharmaceuticals and other articles and materials such as drugs, oils, chemicals, proprietary medicines and druggist sundries, and who carries regularly a stock of such items sufficient in quantity and assortment as will enable him to sup- use them for such purpose. ply the daily needs of consumers,

and who regularly employs one or more registered pharmacists at all times in compliance with the Pharmacy Laws of this State, and whose gross sales of such items shall at all times exceed the gross sales of liquor for medicinal or other pur-No drug store shall be poses. granted a permit until a permit to operate a pharmacy has been obtained from the State Board of Pharmacy.

- (h) Agent's Permit.—No person shall act as agent or salesman for the sale of, or for taking or soliciting orders for the sale of any liquor irrespective of whether such sale is to be made within or without the State unless such person shall have an agent's permit. In applying for such permit such agent shall set forth the name and address of each and every person whom he represents, and shall furnish such other information as may be required by the Commissioner. It shall be unlawful for any agent to represent any person whose name does not appear upon said permit as his employer or to act as agent or salesman for any other person not named therein. The annual license fee for such permit shall be Five Dollars (\$5.00).
- (i) Industrial Permit.—No provision of this Act shall apply to alcohol intended to be used for industrial, mechanical and scientific purposes. Industrial permits may be issued to persons desiring to import, transport and use alcohol for use in the manufacture and sale of any of the following, tax free:
 - (1) Denatured alcohol;
- (2)Patent, proprietary, medicinal, pharmaceutical, antiseptic and toilet preparations;
- (3) Flavoring extracts, syrups, and food products;
- (4) Scientific, chemical, mechanical, industrial and medicinal products and purposes.

It shall be unlawful for any person to knowingly sell any of the products enumerated in paragraphs (1), (2), (3), and (4), for beverage purposes or who shall sell any of the same under circumstances from which he might reasonably deduce the intention of the purchaser to

It shall be unlawful for any per-

son to purchase, transport, or use alcohol for any purpose enumerated in this Section unless and until he shall have secured an industrial permit; provided, however, that nothing contained in this Section shall restrict the purchase, sale or possession without any permit therefor of denatured alcohol by any person after the same has been so produced and so long as it shall retain its character as denatured alcohol. The annual license fee for an industrial permit shall be Ten Dollars (\$10.00).

(j) Carrier's Permit.—The word "carrier" when used in this Section shall mean and include steam and electric railway carriers and motor carriers operating under the supervision of the Railroad Commission of Texas whose rates and practices are prescribed by orders promulgated by said Commission. The holder of a carrier's permit shall be authorized to transport liquor into this State and between points within this State. It shall be unlawful for any person to transport liquor into this State or between points within this State unless and until he shall have procured a carrier's permit. In the case of motor carriers as above defined, liquor shall not be transported in this State by the holder of a permit unless a description of the vehicle in which such transportation is carried on shall be furnished, including the engine number, highway license and such other information as may be required. The transportation or importation of liquor by the holder of a permit in any vehicle not so described shall be unlawful and shall constitute grounds for cancellation of said permit. In the event such carrier's permit shall be cancelled for a violation of this provision or for violation of any rule or regulation promulgated in pursuance hereof, such cancellation shall operate as a bar both as against all of the vehicles owned and operated by such carrier as Well as against the holder of such permit for a period of two years. Any steam or electric railway transporting liquor into this State or between points in this State who shall violate any provision of this Act, or who mittee to transport liquor without shall violate any rule or regulation first having obtained a private carprescribed in pursuance of this Act rier permit. The annual license fee

shall have its permit cancelled and in the event of such cancellation shall be prohibited from transporting liquor into this State or between points in this State for a period of two (2) years. The holders of carrier's permits shall furnish such information concerning the transportation of liquor into this State or between points in this State as shall be required of them. It shall be unlawful for any such carrier to transport and deliver liquor to any person in this State unless the same be for a lawful purpose.

The restrictions contained in this Section shall not apply to carriers when in the course of an interstate or foreign shipment of liquor it is necessary for them to cross this State in the course of such transportation.

The annual license fee for a carrier's permit shall be Five Dollars **(\$5.00)**.

(k) Private Carrier's Permit.---Brewers, distillers, wineries, rectiflers, wholesalers, beer and wine wholesalers, and manufacturers, shall be entitled to transport liquor from place to place in this State in motor vehicles that are owned by them when such transportation is for a lawful purpose. Motor vehicles used for such transportation shall be fully described in the application for a private carrier permit and such application shall contain all information which shall be Motor vehicles used by required. permittees for the transportation of liquor within this State shall have printed or painted on both sides of said vehicles the trade or business name of the holder of the permit and also the number of the private carrier permit. It shall be unlawful for any permittee above named to transport liquors in any vehicle not fully described in the application for the permit. Any permittee violating any rule or regulation promulgated in pursuance of this Section shall have his private carrier permit cancelled and shall not be permitted to transport any liquor in any vehicles owned by him for a period of two (2) years. It shall further be unlawful for any perfor such permit shall be Five Dollars (\$5.00).

(1) Local Cartage Permit.—The Board is hereby authorized to issue local cartage permits to warehouse or transfer companies desiring to transport liquor within any city or town and its environs with this State. It shall be unlawful for any person to transport liquor within any city or town or its environs unless and until he shall have secured such permit. In the case of local cartage, liquors shall not be transported by the holder of such local cartage permit unless and until a description of the vehicle or vehicles used in such transportation shall be furnished, including the engine number, date of manufacture, highway license number and such other information as may be required by the Commissioner; and each such vehicle shall be plainly marked or lettered in such manner as to plainly indicate that such vehicle is being used for the transportation of liquors by the holder of a local cartage permit. The transportation of liquor by the holder of a permit in any vehicle not so described and marked shall be unlawful and shall constitute grounds for the cancellation of such permit. In the event such local cartage permit is cancelled for violation of this provision or for violation of any rule or regulation promulgated in pursuance of this section, such cancellation shall operate as a bar, both as against all of the vehicles owned and operated by such local cartage permittee, as well as against the holder of such permit for a period of two (2) years. It shall be unlawful for the holder of a local cartage permit to transport liquor between incorporated towns or cities in this State unless and until he shall have fully complied with the requirements governing the issuance of "Carrier" permits. The annual license fee for local cartage permits shall be five dollars (\$5.00.)

(m) Storage Permit.—The holders of brewery, distillery, winery, rectifier, wholesaler and beer and wine wholesaler permits shall be authorized to secure storage permits for one or more private warehouses for storage purposes at their place of business for liquors owned by them without being required to pay any additional permit fees. Such permit-

tees shall also be authorized to store liquors owned by them in public bonded warehouses that have secured storage permits as hereinafter provided. Each separate warehouse, public or private, used by any permittee for storage purposes shall be separately licensed. No permit shall be granted for the storage of liquor in any dry area except for medical or other lawful purposes. liquors are stored by permittee at any warehouse, public or private, it shall be his duty to report the quantity and character of liquor so stored to the Commissioner. Warehouses, both public and private, shall report to the Commissioner within twentyfour (24) hours any and all withdrawals of liquor from storage, giving the quantity and character of liquor so withdrawn, by whom withdrawn, where and how shipped, together with a statement of the quantity and character of liquor remaining in storage to the credit of the account from which withdrawal was made, it being the intent of this section to provide the Commissioner with a perpetual inventory of liquor stocks in storage at all times. Permittees desiring to store liquors in public or private warehouses shall furnish all information which shall be required and observe all regulations which may be promulgated in pursuance of this section. The annual license fee to be paid by permittees for storage in public warehouses shall be fifty dollars (\$50.00) and no liquor shall be stored in other than warehouses which have secured a permit as hereinafter required.

All warehouses, both public and private, desiring to receive and store liquor for permittees shall apply for a permit and shall furnish such information concerning liquor stored and withdrawn from such storage as may be required under any rule or regulation adopted in pursuance of Such warehousemen this section. shall give a surety bond in such amount as may be required of them. The annual license fee for public warehousemen receiving and storing liquor shall be fifty dollars (\$50.00) and no permit shall be issued to a public warehouse other than a bona fide bonded warehouse that derives at least fifty per cent (50%) of its gross revenue from the storage and

chandise other than liquors. A·nnual permits for private warehouses may be issued to holders of brewery, distillery, winery, rectifier, wholesaler or beer and wine wholesaler permits for the storage of their own liquors on their own premises without additional fees.

(n) Medicinal Permit. — Retail druggists, hospitals, sanitariums and other like businesses and institutions shall be entitled to receive a permit to purchase and sell to qualified persons liquors for medicinal purposes. Medicinal permits shall allow the holders thereof to purchase liquor for medicinal purposes only from persons holding wholesaler's permits under Subsection (e) of this section; it shall be unlawful for the holder of a medicinal permit to purchase liquor from any other persons than the holders of such wholesaler's permits. This section shall apply to wet and dry areas. Such businesses and institutions shall secure permits before handling liquor and no such permit shall be issued for any other than strictly medicinal purposes. Provided that the drug store applying for permit shall have been in operation for a period of two (2) years prior to applying for such permit. Provided nothing contained herein shall prohibit or interfere with bona fide drug stores or pharmacies obtaining a supply of alcohol for the manufacture of medicinal preparations unfit for beverage use, or the compounding of prescriptions in the practice of pharmacy. Nor shall anything contained herein prevent or prohibit bona fide or chartered schools, colleges or universities from obtaining alcohol for scientific or laboratory use. Such businesses and institutions shall keep such records of sales and purchases as may be required by regulations issued in pursuance of this section.

No such liquors shall be dispensed, sold, or delivered to any person in this State except upon the prescription of a physician licensed to prac-

for a perid of two (2) years. physician or druggist conspiring with a druggist or physician for the handling of prescriptions to be used for the dispensing of liquor for beverage purposes shall both be deemed guilty of a misdemeanor and upon conviction thereof shall be fined not less than one hundred dollars (\$100) nor fore than one thousand dollars (\$1,000.00) and each prescription so issued shall constitute a separate offense. Prescriptions for liquor must be signed by the physician, using his legal signature as he customarily signs it and each prescription must bear the date and name and address of the patient. Prescriptions for liquor must be filled within twentyfour (24) hours after the time of issuance. Such prescription so filled shall be subject to inspection and if any druggist or pharmacist shall sell any liquor without a physician's prescription therefor or for any other purpose than medicinal purposes his permit shall be cancelled and he shall be denied the right to handle liquor for medicinal or any other purpose for a period of two (2) years. Any physician who shall prescribe liquor for any other than medicinal purposes shall be denied the right to issue prescriptions for liquor for a period of two (2) years. Physicians desiring to issue prescriptions for liquor for medicinal purposes shall apply for and obtain a permit there-It shall be unlawful for a physician to issue a prescription for liquor for medicinal purposes unless and until he shall have obtained such a permit. The annual license fee for physician's permit shall be ten dollars (\$10.00). The annual license fee for druggist's or pharmacist's permits in dry areas shall be one hundred fifty dollars (\$150.00); in wet areas the annual license fee for druggists or pharmacists shall be the same as the annual license fees for package stores in such areas.

(o) All license fees levied by this Act shall be paid in advance for one tice medicine in the State of Texas year unless such fee be collected for and who is not addicted to the use only a portion of the licensing year. of any narcotic drug. Such physi-In such event the fee required shall cian shall not prescribe more than cover the period of time from the one quart of liquor to any person date of the license to midnight of at any one time. A copy of each August 31st succeeding, and only prescription issued by a physician the proportionate part of the fee shall be preserved by the pharmacist levied for such license shall be color druggist filling such prescription lected. The fractional part of any

month remaining shall be counted term of years not less than one nor as one month in calculating the fee more than five. that shall be due.

- Act, except agent's, industrial, medicinal, carrier's, private carrier's, local cartage and storage, shall be or of any alcoholic content that is collected one-half by the State, onefourth by incorporated cities or towns, and one-fourth by the counties wherein the places of business of said permittees are located. It is intended hereby that the license fees prescribed herein shall be the total fees levied and collected against any permittee and in no event shall a city or town or the Commissioners Court of any county levy and collect more than onefourth of the fees herein prescribed tion exceeding 200,000, \$500.00; for permittees.
- Vendors Permits:—Vendors (q) permits may be issued to persons operating places where bona fide meals are regularly and customarily served. The holders of vendors permits shall be authorized to sell liquor of the types and of the highest alcoholic content that is legal in the area where the licensed premises are located for consumption on the premises where sold.

The holders of vendors permits are prohibited from purchasing liquor from any others than the holders of wholesalers and beer and wine wholesalers permits. It shall be unlawful for the holder of a wholesaler's or a beer and wine wholesalers permit to sell any type of liquor having an alcoholic content that is illegal in the area where the permittee's premises are located.

It is especially provided that no person shall be authorized to hold a of liquor from broken packages. vendor's permit whose gross sales of food shall not, at all times, exceed this Act shall be executed by a his gross sales of liquor. It shall surety company duly authorized and be the duty of the holders of vendors permits to make monthly reports under oath of such sales to the Commissioner in accordance with any rules or regulations he may prescribe and if, at any time his not cancel any surety bond until sales of liquor shall exceed his sales said surety company shall have paid of food for a period of thirty days and discharged in full all of its liathe Commissioner shall cancel such bility upon said bond to the State to fully and falsely misrepresent the holders of all permits shall be refacts concerning such sales shall be quired to make bonds in sums of not guilty of perjury and upon convic-less than \$1,000.00 and not exceed-

It is further especially provided (p) All permit fees fixed by this that no vendors permit shall be issued in any area authorizing the sale of liquor by the drink of any type illegal in such area.

Annual fees for vendors permits shall be as follows:

In cities having a population not exceeding 50,000 according to the last Federal Census, \$50.00; in cities having a population not exceeding 100,000, \$100.00; in cities having a population not exceeding 150,000, \$200.00; in cities not exceeding a population of 200,000, \$300.00; in cities having a populaoutside the corporate limits of any city or town, \$50.00.

The annual fee for vendors permits issued to the owners, operators, lessors, or lessees of railway dining cars shall be \$5.00 and a separate fee shall be charged for each car.

In no event shall any drink of liquor be served by the holder of a vendors permit that contains alcohol in excess of 24% by volume.

No person shall be entitled (r) to hold a package store permit when he has been issued a permit authorizing sale in broken packages and no person holding a broken package sale permit shall be issued a permit authorizing sale by unbroken packages only; provided, this restriction shall not apply to hotels where they shall have complied with regulations of the Commissioner regulating the proper segregation of the operation of a package store from operation under a permit authorizing the sale

Sec. 19. All bonds required by qualified to do business in this State. No surety may cancel or annul any surety bond required except with the consent of the Commissioner. The Commissioner Any person who shall wil- the date of said cancellation. tion shall be punished by confine- ing \$25,000.00. The Commissioner ment in the penitentiary for any in his discretion, may fix the amount

missioner, and that he will pay all 1935. case of such permittees as are re-sessing the qualifications that such permittes will account for ing a permit under this act levied by this act.

the retail sale of liquor, and no officer, employee, or agents thereof, the name of any other person, by means of the ownership of corporate stock in a corporation, holding any wholesaler's, brewer's distiller's, winery, rectifier's or beer and wine wholesaler's permit, or by means of cinal and carrier's permits. any participating interest or other interest, or by means of any title or device or trusteeship or otherwise, any financial interest in or to any of said last named permits, or in and to the business thereof, or in and to any company or corporation holding any such permits; nor shall the holders of permits to distill, rectify or manufacture liquor or engage in the business of selling such liquor ot wholesale own any such interest in the business or premises of the holder of a permit authorizing the retail sale of liquor. The permit of any person holding a permit authorizing him to sell liquor at retail who shall have any such interest in the business of any such permittees, or who shall knowingly permit any of his officers, employees or agents to so hold the same, shall be subject to cancellation by the Commissioner.

Sec. 21. No person who has not been a citizen of Texas for a period of three years immediately preceding the filing of his application as the case may be. therefor shall be eligible to receive less the same be incorporated under served either personally or by least fifty-one per cent (51%) of to the Commissioner; and upon giv-

of bond which shall be required for the stock of the corporation is owned each class of permittees. All bonds at all times by citizens who have rerequired of permittees shall be pay-sided within the State for a period able to the State of Texas condi- of three years and who possess the tioned that so long as the applicant qualifications required of other apholds such permit unrevoked he will plicants for permits; provided, hownot violate any of the provisions of ever, that the restrictions contained any of the laws of this State relat- in the preceding clause shall not aping to the traffic in, transportation, ply to corporations, either domestic sale or delivery of liquor or any of or foreign, that were doing business the rules or regulations of the Com- in this State prior to August 24, Partnerships, firms and asfines, penalties, forfeitures and costs sociations applying for permits shall accruing against him, and in the be composed wholly of citizens posquired to account for taxes and fees enumerated. Any corporation holdand pay all license fees and taxes shall violate any provision hereof, or any rule or regulation promul-Sec. 20. No person holding a per- gated hereunder, shall be subject to mit under this act that authorizes forfeiture of its charter and it shall be the duty of the Attorney General, when any such violation is called to shall acquire or hold or own or his attention, to file a suit for such possess either in his own name or in cancellation in a district court of Travis County. Such provisions of this section as require Texas citizenship or require incorporation in Texas shall not apply to the holders of agent's, boat, industrial, medi-

Sec. 22. If any permittee shall be convicted for the violation of any provision of this Act, or of any rule or regulation of the Commissioner, and no appeal is pending, his surety shall be liable for any fines penalties imposed by reason of the conviction, in addition to any taxes or fees levied under this Act which may be due the State at the time the license is revoked, and the Commissioner may, in his own name, institute action upon such bond for the benefit of the State. Upon proof of such conviction the Court before whom such suit is brought shall render judgment in favor of the Commissioner for the total sum of any fines or penalties imposed and any taxes or fees due.

Nothing in this Act shall be construed to impose upon the surety on any such bond a greater liability than the total amount thereof or the amount remaining unextinguished by any prior recovery or recoveries

The surety may terminate its liaa permit under this act. No permit bility under such bond by giving shall be issued to a corporation un-thirty days' written notice thereof, the laws of the State and unless at registered mail, to the principal and

ing such notice the surety shall be discharged from all liability under such bond for any act or omission of the principal occurring after the expiration of thirty days from the date of service of such notice. Unless on or before the expiration of such period the principal shall duly file a new bond in like amount and conditioned as the original in substitution of the bond so terminated, the permit of the principal shall likewise terminate upon the expiration of such period.

Sec. 23. All persons having any liquor on hand in this State, shall, within thirty (30) days from the effective date of this Act, make a true inventory and report of such liquor to the Commissioner and shall pay the taxes herein levied and assessed. Failure to report and pay the taxes on any such liquor shall render the same subject to confiscation by the Commissioner as is herein provided, and shall operate as a bar to such person receiving any character of permit under this Act.

There is hereby levied and imposed in addition to the other fees and taxes levied by this Act the following:

- (a) A tax of Sixty Cents (60c) per gallon on each gallon of spirituous alcoholic liquor containing more than twenty-four (24) per cent alcohol by volume, sold or offered for sale in this State except denatured and industrial alcohol.
- (b) A tax of thirty cents (30c) per gallon on each gallon of spirituous alcohol liquor containing not more than twenty-four (24) per cent alcohol by volume, sold or offered for sale in this State.
- each gallon of still wine that does not contain over fourteen (14) per cent of alcohol by volume sold or offered for sale in this State.
- (d) A tax of ten (10) cents on each gallon of still wine containing more than fourteen (14) per cent and not over twenty-four (24) per cent of alcohol by volume, sold or offered for sale in this State.
- (e) A tax of fifty (50c) cents on each gallon of still wine containing alcohol in excess of twenty-four (24) per cent by volume, sold or offered for sale in this State.
- (f) A tax of fifty (50c) cents on

wines sold or offered for sale in this State.

- (g) A tax of twenty-five cents (25c) on each gallon of artifically carbonated wine sold or offered for sale in this State.
- (h) A tax of fifteen cents (15c) on each gallon of malt liquor containing alcohol in excess of four per cent (4%) by weight sold or offered for sale in this State.

The tax herein levied shall be paid by affixing stamps on each bottle or container of liquor. Said stamps shall be affixed in strict accordance with all rules and regulations promulgated in pursuance of this Act. It shall be the duty of the holders of wholesalers, beer and wine wholesalers and winery permits to affix said stamps on each bottle or container of liquor and to cancel the same by writing or printing thereon his name. In the case of wines the stamp shall be affixed to the original container and no further stamps shall be required if a portion or the whole of said contents of said original container be removed for resale as provided for in this Act. In case any bottle containing liquor be enclosed in a sealed metal container the affixing and cancellation of said stamps may be governed by rules and regulations promulgated hereunder that may allow for the affixing of said stamps to such metal container; provided that stamps have been once affixed, as provided in this Act, no other or further stamps shall be required, regardless of how often such liquor may be sold or resold within the State; provided further, that the (c) A tax of two (2) cents on stamps shall be affixed in such manner that their removal will require continued application of steam or water. Every holder of a wholesaler's permit shall, upon receipt of a shipment of liquor for sale within this State, under the provisions of this Act, within twenty-four (24) hours after receiving the same and before it is offered for sale, prepare a true invoice thereof and give such other information in respect thereto as may be required by rules and Any holder of a regulations. wholesaler's permit, a distiller's permit, rectifier's permit, beer and wine wholesaler's permit or a brewer's each gallon of natural sparkling permit, having in possession any liquor intended for shipment to any place without the State, shall keep such liquors in a separate compartment from that of liquors intended for sale within the State so that the same may be easily inspected and shall attach to each such package of liquor so intended for shipment without the State a stamp of the kind and character that shall be required by proper rule or regulation denoting that the same is not intended for sale within the State. When such liquors are so kept and so stamped no tax on account thereof shall be charged. For defraying the expenses thereof, a charge of the sum of twenty-five cents (25c) shall be made for every such stamp. All such permittees authorized to transport liquor beyond the boundaries of this State shall furnish duplicate copies of all invoices for the sale of such liquors within twenty-four (24) hours after such liquors have been removed from their place of business.

Sec. 25. Whenever any of the persons licensed under this Act fail to account for any taxes or license fees levied herein, or defaults in any of the conditions of his bond, or fails or refuses to pay the Commissioner any obligation or liability, forfeiture or penalty imposed upon him by this Act, the Commissioner shall report the same to the Attorney General who shall immediately institute the necessary action in a District Court of Travis County, Texas, and the county and district attorneys of the various counties of the State shall likewise assist the Commissioner in the performance of this duty.

Sec. 26. Whenever the term "dry area" is used in this Act it shall mean and refer to all counties, justice precincts, incorporated cities or towns wherein the sale of intoxicating liquors had been prohibited by valid local option elections held under the laws of the State in force at the time of the taking effect of Section 20, Article XVI, Constitution of Texas, in the year 1919. It likewise shall mean and refer to any such area where such sale shall be prohibited under the terms of this Act.

and refer to all counties, justice ment shall remain valid and continue

precincts, incorporated cities towns where the sale of intoxicating liquors had not been prohibited by local option elections held under the laws of the State and in force at the time of the taking effect of Section 20, Article XVI, Constitution of Texas, in the year 1919. "Wet area" shall likewise mean and refer to any such area as shall by local option election vote to legalize the sale of intoxicating liquors.

Neither the term "wet area" nor "dry area" shall in any wise modify the status of counties or their political subdivisions that have held or shall hereafter hold local option elections under the provisions of Chapter 116, Acts of the Regular Session of the Forty-third Legislature.

The word "person" or "persons," whenever used in this Act, shall be held and construed to mean and include persons, firms, and corporations and all associations of natural persons, incorporated or unincorporated, whether acting by themselves or by a servant, agent or employee.

The courts of this State shall take judicial knowledge of the status of wet and dry areas as herein defined in any criminal prosecution instituted, either by complaint, information or indictment.

Sec. 27. It shall be unlawful for any person to sell or offer for sale in this State any alcoholic liquors name or brand under the "whiskey," or that has printed or otherwise labeled upon the bottle or container containing such alcoholic liquor the term "whiskey," unless such alcoholic liquor be an alcoholic distillate from fermented mash of grain or be a combination, mixture, or blend of such distillates from fermented grains, to which there has been added neither alcohol nor other spirits distilled from material other than grain. This Section shall not apply to foreign types of whiskey that were manufactured in and in compliance with the laws of foreign countries.

Sec. 28. In any city where the sale of liquor as herein defined is prohibited by its charter from being sold in its residence section, or any The term "wet area" shall mean part thereof, such charter amendeffective until such time as said charter provision may be repealed or amended as provided by law.

Sec. 29. No sale or delivery of liquor shall be made on or from the premises of the holder of any permit (except upon the prescription of a duly licensed physician);

- (a) Between midnight and seven o'clock A. M. on any day:
- (b) On any day on which any primary or general election is being held either State or National, in the District in which the permittee is located:
- (c) On any day on which an election either county or municipal is held in the municipality in which the permittee is located:
 - (d) On Sundays:

(e) No liquor shall be sold at any time within three hundred (300) feet of any church or school.

Sec. 30. It shall be unlawful for the holder of any permit selling liquor at retail to employ in his place of business any person under the age of twenty-one years to sell, deliver or otherwise handle liquor. It shall further be unlawful for any person to knowingly sell, deliver or give away any liquor to any person under the age of twenty-one years, or to any person who is visibly inany insane person.

Sec. 31. No person shall transport into this State or between points in this State upon any public highshipment shall have present and available for exhibition such bills of lading, evidence of ownership, or shipment, as the Commissioner may. by rules and regulations require, and no person shall refuse to exhibit or permit to be read or examined any such bill of lading, evidence of ownership, or shipment, by any agent or employee or deputy of the Commissioner or any peace officer of this ported in this State upon which any

Sec. 32. If any person shall forge or counterfeit or cause or permit to be forged or counterfeited any stamp, die, plate, official signature. certificate, evidence of tax payment, permit, license or other instrument, or any part of any stamp, die, plate,

dence of tax payment, permit, license or other instrument, which has been provided for in this Act or which shall hereafter be provided for, or shall knowingly utter, use or pass the same, he shall be deemed guilty of a felony and shall be punished by confinement in the State penitentiary for any term of years not less than one or more than five.

Sec. 33. (a) And room, house, building, boat, vehicle, structure or place where intoxicating liquor is manufactured, sold, kept or bartered in violation of the laws of this State and all intoxicating liquor and property kept and used in maintaining the same, is hereby declared to be a common nuisance, and any person who maintains such a common nuisance shall be guilty of a misdemeanor and upon conviction thereof shall be punished by fine of not less than one hundred (\$100.00) dollars, nor more than one thousand (\$1,000.00) dollars, or by imprisonment in the county jail for not more than one year. Any person who is twice convicted under the provisions of this section shall for the second and all subsequent offenses be punished by fine of not less than one hundred (\$100.00) dollars, nor more than one thousand (\$1,000.00) dollars and by confinement in the county toxicated, or to any person known jail for not less than thirty days nor to be an habitual drunkard or to more than one year. If a person has knowledge or reason to believe that his room, house, building, boat, vehicle, structure or place is occupied or used for the manufacture or sale way any liquor unless the person of liquor contrary to the provisions accompanying and in charge of such of the laws of this State and suffers the same to be so occupied or used, such room, house, building, boat, vehicle, structure or place shall be subject to a lien for and may be sold to pay all fines and costs assessed against the person guilty of such nuisance for such violation and any such lien may be enforced by action in any court having jurisdiction.

> All intoxicating liquors translawful tax to the State has not been paid for the purpose of this section shall be deemed to be kept in violation of the laws of this State.

(b) If a person shall have in his possession within this State any distilled liquors not contanied in a container to which is affixed a stamp official signature, certificate, evi-1 or other valid evidence showing the payment of the tax on such whiskey due to the State of Texas, he shall be guilty of a misdemeanor and upon conviction shall be fined not less than ten (\$10.00) dollars, nor more than five hundred (\$500.00) dollars, or be confined in the county jail not more than six months, or both.

(c) When any sheriff or deputy sheriff or constable or deputy constable, or any police officer, or any other State or local officer charged with the duty of enforcing the criminal laws of this State shall discover any person in the act of transporting in violation of the law, intoxicating liquors in any wagon, buggy, automobile, water or air craft or other vehicle, it shall be his duty to seize any and all intoxicating liquors found therein transported contrary to law. Whenever intoxicating liquors transported or possessed illegally shall be seized by an officer he shall take posession of the vehicle and team or automobile, boat, air craft, water craft or any other conveyance and shall arrest any person in charge Such officer shall at once proceed against the person arrested, and against all presons, firms and corporations directly or knowingly permitting such use of such vehicle, under the provisions of law in any court having competent jurisdiction; but said vehicle or conveyance shall be returned to the owner upon execution by him of a good and valid bond, with sufficient sureties in a sum double the value of the property, which said bond shall be approved by said officer and shall be conditioned to return said property to the custody of said officer on the day of trial to abide judgment of the court. The court upon conviction of the person so arrested shall order the liquor destroyed, and unless good cause to the contrary is shown by the owner, shall order the sale by public auction of the property seized, and the officer making the sale, after deducting the expenses of keeping the property, the fee for the seizure, and the costs of the sale, shall pay all liens, according to their priorities, which are established, and by intervention or otherwise at said hearing or in other proceedings brought for said purpose, as being bona fide and as having been created without the lien or having any notice that the carrying vehicle was being used or was bidder after due advertisement for a

to be used for illegal transportation of liquor and shall pay the balance of the proceeds into the Treasury of the State to the credit of the General Revenue Fund. All liens against property sold under this section shall be transferred from the property to the proceeds of its sale. If, however, no one shall be found claiming the team, vehicle, water or air craft, or automobile, the taking of the same with a description thereof, shall be advertised in some newspaper published in such city or county where taken, or if there be no newspaper published in such city or county, any newspaper having circulation in the county, once a week for two weeks and by hand bills posted in three public places near the places of seizure, and if no claimant shall appear within ten days after the publication of the advertisement the property shall be sold and the proceeds after deducting the expenses and costs shall be paid into the Treasury of the State for the benefit of the General Revenue Fund.

All liquors illegally transported in this State upon which any lawful tax due to the State has not been paid, for the purposes of this section. shall be deemed to be transported contrary to law.

No officer making an arrest under this section shall be entitled to assess, collect or receive a fee for making such arrest unless the defendant is convicted in a contested trial.

That any liquor found Sec. 34. in the possession of anyone in this State not having affixed to the bottle or container the stamps required by this Act, except in the case of wines if satisfactory proof be given that the same has been withdrawn from a tax-paid container, or unless it has affixed to the bottle, or container a stamp stating that the same has been withdrawn from a tax-paid container, (the Commissioner shall promulgate regulations for the affixing of such stamps) is hereby declared to be contraband and the same may be seized by the Commissioner or by any of his agents or employees, or by any peace officer, without warrant, and the sheriff of the county in which such seizure is made shall take possession of said liquor so seized for sale at public auction to the highest

period of ten (10) days, but no sale shall be made to any person other than the holder of a wholesaler's or package store permit, and the sheriff, before the delivery of any liquor so seized to any purchaser, shall require the purchaser to affix the proper amount of stamps to the individual containers as herein provided. Any other confiscation of liquor authorized by the provisions of this Act shall be handled in a like manner. The costs of confiscation and sale shall be paid out of the proceeds derived from such sale. After the costs of such sale have been paid any balance remaining shall be remitted to the Commissioner. It is further provided that any liquor transported in violation of any provision of this Act shall be subject to confiscation and the same shall be sold in the manner herein provided. It is further provided that no liquor of questionable purity and content shall be sold at public auction, but the same shall be destroyed by any officer so seizing the same upon an order of the district court of the county where the same was seized if such court be of the opinion that such liquor should, for such reason, be destroyed. It is further provided that no liquor sold at public auction as herein provided shall be delivered within a period of five (5) days after such sale, during which time the Commissioner may, in his discretion, reject any bids and order the liquor resold until a satisfactory bid is had.

Sec. 35. It shall be the duty of all peace officers of this State, including city, county and State, to enforce all the Commissioner in detecting violaoffenders and of county courts in case of violations to make recommendations to the Commissioner for revocation of permits. Whenever any into his possession all liquor which the person so arrested has in his possession, or on his premises, which is this Act. In the event the person general elections. so arrested is convicted finally, and it is found that the said liquor has been used in violation of this Act, the same shall be forfeited to the disposed of as herein provided.

Sec. 36. The commissioners court of each county in the State, whenever they deem it expedient, may order an election to be held by the qualified voters in said county, or of any justice precinct, incorporated city or town, to determine whether or not the sale of liquors of the various types and alcoholic contents herein defined shall be prohibited or legalized in such county, justice precinct, incorporated town or city; provided it shall be the duty of said court to order the election as aforesaid whenever petitioned to do so by as many as ten per cent (10%) of the qualified voters of said county, or of said political subdivision, taking the votes for Governor at the last preceding general election as the basis for determining the qualified voters in any such county or political subdivision. After the first local option election held as provided in this Act, in any county, justice precinct, incorporated town or city, no subsequent election upon the same issue in the same county, justice precinct, incorporated city or town shall be held for the purpose of determining whether or not such liquor shall be legalized or prohibited earlier than one (1) year from the date of the preceding local option election in said county or said political subdivision of said county.

Sec. 37. When the Commissioners Court, of their own motion or upon the petition provided for, shall order an election as herein provided for, it shall be the duty of said court to order such election to be held at the voting places within such subdivsion provisions of this Act and to assist or county upon a day not less than ten (10) nor more than twenty (20) tions of this Act and apprehending days from the date of said order, and the order thus made shall express the object of such election and shall be held to be prima facie evidence that all the provisions necesofficer shall arrest any person for sary to give it validity or to clothe violation of this Act, he shall take the court with jurisdiction to make it valid, have been duly complied with, provided that said court shall appoint such officers to hold such elecapparently being used in violation of tions as is now required by law for

Sec. 38. The Clerk of said court shall post or cause to be posted at least one copy of said order in each political election precinct in such Commissioner and shall be delivered subdivision or county affected, for by the court or officer to him to be at least six (6) days prior to the day of election, which election shall be

and qualified under such laws.

Sec. 39. (a) At said election the vote shall be by official ballot which shall have printed or written at the top thereof in plain letters the words "Official Ballot." Said ballot shall have also written or printed thereon the issue or issues in words and figures prescribed by Section 44 of this Act, which shall be submitted by the order of the Commissioners Court and the Clerk of the County Court shall furnish the presiding officer of each voting box with a number of such ballots to be not less than twice the number of qualified voters at such voting box, and the presiding officer of each voting box shall write his name on the back of each ballot before delivering same to the voter and each person offering to vote at such election shall, at the time he offers to vote, be furnished by such presiding officer with one such ballot and no voter shall be permitted to depart with such ballot and shall not be assisted in voting by any person except by such presiding officer or by some officer assisting in the holding of such election under the discretion of such presiding officer when requested to do so by such voter.

- Those who favor the sale of mitted at any such election shall erase the word "Against," and the words following, by making a pencil oppose it shall erase the word "For" and the words following, by making a pencil mark through same. ballot shall be received or counted by the officers of such election that is not an official ballot and that has not the name of the presiding officer of such election written thereon in officer as provided by this act.
- an election to be held by the quali-thereafter until

held and the return thereof made in area under any local option law in conformity with the provisions of force prior to the adoption of Secthe General Laws of the State, and tion 20 of Article XVI of the Constiby the election officers appointed tution as the same was amended in 1919, for the purpose of determining whether or not the sale of liquors of the various types and alcoholic contents herein defined shall be legalized within such area; it shall be the duty of said court or order an election within said area when as many as fifty qualified voters of said area shall so petition said court; said election shall be held in conformity with the provisions of this act, and the commissioners court shall designate the officers of election and places of election within said area; the order of election shall describe said area by metes bounds. In the event any such area shall vote to legalize the sale of liquors within the boundaries of said area, then and in that event said area shall thereafter be governed by the laws pertaining to the sale of intoxicating liquurs within the city, town, justice precinct or county in which that area is located.

Sec. 40. The officers holding such election shall, in all respects not herein specified, conform to the General Election Laws in force regulating elections and after the polls are closed proceed to count the votes and within three (3) days thereafter make due report of said election to the aforesaid court. The provisions of the General Election Laws shall liquor of the type or types and be followed in calling and conductalcoholic contents that may be sub-ling said election where not inconsistent herewith.

Sec. 41. Said court shall hold a special session on the fifth day after mark through same, and those who the holding of said election, or as soon thereafter as practicable, for the purpose of canvassing the votes and certifying the results, and if a majority of the votes are against the sale of liquor of any type or types and alcoholic contents submitted on said ballot said court shall immediately make an order declaring the handwriting of such presiding the results of said vote, and absolutely prohibiting the sale thereof The Commissioners Court of within the said political subdivision each county in the State, whenever after thirty (30) days from the date they deem it expedient, may order of declaring the results thereof, and such time as the fied voters of any area which con-qualified voters therein may therestituted a justice precinct, incorpo- after at a legal election held for rated city or town, which had voted such purpose by a majority vote deto prohibit the sale of intoxicating cide otherwise; and the order thus liquors within the boundaries of said made shall be held to be prima facie evidence that all the provisions of law have been complied with in giving notice of and holding said election and counting and returning the votes, and declaring the results thereof.

Sec. 42. The order of said court declaring the result and prohibiting the sale of any liquor shall be published by the posting of said order at three (3) public places within the county or the political subdivision in which the election was held, which fact shall be entered by the County Judge on the minutes of the commissioners' court. entry thus made or a copy thereof certified under the hand and seal of the Clerk of the Court shall be prima facie evidence of such posting.

Sec. 43. If a majority voting at such election vote for the sale of liquor of any type or types and alcoholic contents the Court shall make an order declaring the results and have the same entered of record in the office of the Clerk of said court, whereupon it shall be lawful in such political subdivision to manufacture, sell and distribute such liquor in accordance with the terms of this Act until such time as the qualified voters therein may thereafter, at a legal election held for that purpose by a majority vote, decide otherwise, and the order thus made shall be held to be prima facie evidence that all the provisions of law have been complied with in giving notice of and holding said election and counting and returning the votes and déclaring the results thereof. It shall be the duty of the County Clerk, within three (3) days after the results of any such election have been declared to certify such results to the Secretary of State at Austin.

Sec. The Commissioners 44. Court shall have the power upon its own motion or upon petition as herein provided to order local option elections for the purpose of determining whether liquor of the various types and alcoholic contents herein provided shall be legalized or prohibited.

In any area where a petition requests or the Commissioners Court desires to submit the question of increasing the alcoholic content or · liquors authorized to be sold therein ers Court shall have power to sub-

one or more of the following issues may be submitted:

- "For legalizing the sale of (a) vinous and malt liquors that do not contain alcohol in excess of 4% by weight" and "Against legalizing the sale of vinous and malt liquors that do not contain alcohol in excess of 4% by weight."
- (b) "For legalizing the sale of vinous and malt liquors that do not contain alcohol in excess of 14% by volume," and "Against legalizing the sale of vinous and malt liquors that do not contain alcohol in excess of 14% by volume."
- (c) "For legalizing the sale of vinous, malt and other liquors that do not contain alcohol in excess of 24% by volume" and "against legalizing the sale of vinous, malt and other liquors that do not contain alcohol in excess of 24% by volume."

(d) "For legalizing the sale of all liquors" and "Against legalizing the sale of all liquors."

In any area where it is desired to decrease the alcoholic content of liquors authorized to be sold therein the following issues may be submitted:

- (a) "For prohibiting the sale of vinous and malt liquors that contain alcohol in excess of 4% by weight" and "Against prohibiting the sale of vinous and malt liquors that contain alcohol in excess of 4% by weight."
- (b) "For prohibiting the sale of vinous and malt liquors that contain alcohol in excess of 14% by volume," and "Against prohibiting the sale of vinous and malt liquors that contain alcohol in excess of 14% by volume.
- (c) "For prohibiting the sale of vinous, malt and other liquors that contain alcohol in excess of 24% by volume" and "Against prohibiting the sale of vinous, malt and other liquors that contain alcohol in excess of 24% by volume."

(d) "For prohibiting the sale of all liquors," and "Against prohibiting the sale of all liquors.'

The Commissioners Court shall have power to submit any one or more issues upon the same ballot at the same election.

In addition to the issues hereinabove provided for the Commissionmit the issue of whether or not the sale of liquor shall be confined to sales in unbroken packages by the holders of package store permits. When such issue is submitted the ballot shall be worded as follows: "For the sale of liquors in unbroken packages only" and "Against the sale of liquor in unbroken packages only."

If a majority of the votes cast be in favor of prohibiting the sale of liquor to unbroken packages only it shall not operate as a restriction upon the sale of vinous and malt beverages that do not contain alcohol in excess of four per cent by weight, in the event the sale of such beverages be legal in the area where any such election shall be held; nor shall such vote operate as a restriction upon the sale of any vinous or malt liquor that does not contain alcohol in excess of 14% by volume.

Sec. 45. Any person who shall violate any of the provisions of this Act or any rule or regulation of the Commissioner shall bе deemed guilty of a misdemeanor and upon conviction thereof shall be punished by fine of not less than Fifty Dollars (\$50) nor more than Five Hundred Dollars (\$500) or by imprisonment in the county jail for not more than six (6) months, or by both such fine and imprisonment, and for the second or subsequent violation such person upon conviction shall be punished by a fine of not less than Two Hundred Dollars (\$200) and not more than One Thousand Dollars (\$1,000) or by imprisonment in the county jail for not more than one (1) year, or by both such fine and imprisonment.

The possession of a license to sell spirituous, vinous and malt liquors issued by the Government of the United States shall be prima facie evidence that such person, When found in the possession of such license, is engaged in the business of selling such liquors.

Sec. 46. The Commissioner shall prescribe, have prepared and furnish, stamps of such denominations and quantities as may be necessary for the payment of the tax imposed and assessed by this Act. He shall likewise prepare and have printed from time to time all forms necessary to perform his duties.

Sec. 47. For the purpose of enabling the Commissioner to immediately begin the performance of his duties, there is hereby appropriated out of any money in the General Revenue Fund of the State, not otherwise appropriated, the sum of Twenty-five Thousand Dollars (\$25,000.00) and said sum shall be immediately available. It is hereby declared to be the Legislative intent that no further appropriation shall be made out of the General Revenue Fund to the Commissioner but that the expenses of operation shall be paid out of the funds collected from fees and taxes imposed by this Act.

The Commissioner is hereby authorized to set up a revolving fund in the sum of Fifty Thousand Dollars (\$50,000.00) to be maintained at all times out of revenues derived under the provisions of this Act. Said fund shall be used by the Commissioner for the payment of salaries and other expenses necessary in performing his duties and the same is hereby appropriated.

Sec 48. The Commissioner is hereby authorized to cause to be printed immediately ten thousand (10,000) copies of this Act in pamphlet form for distribution, and as many additional copies as may be required. He shall cause the same to be distributed to all district and county attorneys in this State, to the several district judges of the State, to the county judge of the various counties, and to such other officers and persons in this State as he may deem necessary. The expense of printing such copies shall be paid out of the fees and taxes herein levied and assessed.

Sec. 49. Chapter 7 of Title 11, Penal Code of Texas of 1925, and all amendments thereto are hereby expressly repealed. Title 80, Revised Civil Statutes, 1925, and all amendments thereto are hereby expressly repealed.

Sec. 50. Subject to the requirement that local option election permitting the manufacture, sale and distribution of vinous and malt beverages containing not to exceed 4% alcohol by weight as hereinafter authorized shall be held in accordance with and pursuant to the provisions of Sections 36 to 44, inclusive, of this Act; and provided further that beer shall not be sold in any city, county or

political subdivision thereof of this State except in cities, counties or political subdivisions that had not adopted prohibition by local option election held under the laws of the State of Texas and in force at the time of taking effect of Section 20, Article 16, of the Constitution of Texas in 1919, unless and until such city, county or political subdivision shall have held a local option election in accordance with the said Sections 36 to 44, inclusive, of this Act; and provided further that the provisions of this Section shall not be construed to prohibit the sale of beer in cities, counties or subdivisions thereof in which the qualified voters have voted to legalize such sale under the provisions of Chapter 116, Acts of the Regular Session, Forty-third Legislature, Chapter 116, Acts of the Regular Session, Forty-third Legislature, is hereby re-enacted and so amended that it shall hereinafter read as follows:

- Sec. 1. (a) The manufacture, sale and distribution of vinous or malt beverage containing one-half (½) of one per cent (1%) or more of alcohol by volume and no more than four per centum (4%) of alcohol by weight is hereby authorized within the State of Texas, subject to the terms and conditions herein imposed.
- (b) It shall continue to be unlawful to manufacture, sell, barter, or exchange in any city, county or political subdivision thereof, any vinous or malt liquors containing in excess of one-half (½) of one per cent (1%) alcohol by volume except in cities, counties, or political subdivisions that had not adopted prohibition by local option election held under the laws of the State of Texas and in force at the time of taking effect of Section 20, Article 16, of ty, he shall present his license sethe Constitution of Texas in 1919; except that in cities, counties or political subdivisions which have voted to legalize the sale of beer in accordance with the local option provisions of Chapter 116, Acts of the Regular Session of the Forty-third Ltgislature, such beer may continue to be sold lawfully. It is expressly provided, however, that any city, county or political subdivision may vote in accordance with and pursuant to the provisions of Sections 36 to 44 inclusive of the Texas Liquor Con-

trol Act to permit or prohibit the manufacture, sale and distribution of vinous and malt beverages containing not to exceed 4% alcohol by weight.

- (c) The word "beer" as hereinafter used in this Act and for the purposes of this Act shall mean beer containing one-half (%) of one per cent (1%) or more of alcohol by volume and not more than four per centum (4%) of alcohol by weight.
- Sec. 2. (a) Beer can be manufactured, sold and distributed in barrels, kegs, bottles and other contain-
- (b) As a standard of measure the word "barrel" shall mean a container containing thirty-one (31) standard gallons.
- Sec. 3. (a) A "manufacturer" is hereby defined to be any person licensed to manufacture or brew beer and to distribute and to sell same to others in the original package.
- (b) A "general distributor" is hereby defined to be any person licensed to distribute or to sell beer to local distributors, retail dealers and/or others in the original package.
- (c) A "local distributor" is hereby defined to be any person licensed to sell and distribute beer to retail dealers and ultimate customers in the county of his residence in unbroken packages not to be consumed on the premises where sold.
- (d) A "retail dealer" is hereby defined to be any person licensed to sell beer in bottles and from kegs, barrels or other containers to the ultimate consumer.
- (e) A "general distributor" shall procure the primary license in the county of his domicile or residence, and if he desires to establish any place of business in any other councured from the county of his residence to the tax collector of such County together with a license fee of Fifty Dollars (\$50.00) and it shall be the duty forthwith of such Tax Collector to issue a license for such general distributor in such county.
- (f) A distributor, local or general, may maintain necessary warehouses, for storage purposes only, from which delivery may be made without such warehouses being licensed.
 - (g) "Person" shall include any

corporation, partnership, association addition to the amounts in this Act and person or group of persons.

any person to manufacture or brew ses, as a renewal fee charge. Such for the purpose of sale or to sell or sums so paid as renewal fee charges distribute any beer without first hav-shall be retained by the respective ing applied for and secured a li-County Tax Collectors as fees of ofcense as required by this Act.

Sec. 5. Before any license required by this Act shall be issued the of such application for renewal of license fee required therefor shall be paid to the County Tax Collector of the county where such license is issued for the use and benefit of the General Fund of the State of Texas. Annual fees required for license authorized by this Act shall be as follows:

- (a) For a license authorizing the manufacture and sale by a manufacturer_\$500.00
- (b) For a general distrib-
- (c) For a local distributor...
- (d) For a license authorizing the sale of beer by retail dealer for consumption on or off the premises where sold 25.00

10.00

(e) For license authorizing the sale of beer by retail dealer in the original container direct to the consumer, but not for resale, and not to be consumed on the premises where sold

(f) All licenses issued under the terms of this Act shall terminate at December of each year and no literm than one year. On or before the first day of January 1936 and annually thereafter each and every person owning a license issued under the terms of this Act may by written application filed with the Tax Collector of the county of his under he or they shall comply with residence, not more than thirty (30) the provisions of this Act as redays prior to the first day of January, renew such license so held by vided further that the sale of such him. Such application shall be in license, whether in the name of the writing, signed by the applicant and original licensee or assignee, may be contain full and complete information made under execution or mortgage as to the business to be conducted and the purchaser of such license in and all other information as set out such sale shall have the right to and required in the original applica-|surrender such license to the State tion upon which such original license or County which issued the tax rewas issued, accompanied by a fee of ceipt which is the basis thereof and Two Dollars (\$2.00), which said sum shall receive therefor the pro rata

dition to the amounts in this Act Sec. 4. It shall be unlawful for required to be paid for annual licenfice and be so accounted for by them respectively. Upon the presentation license, together with the sums required by this Act for an annual license, plus the said renewal fee of Two Dollars (\$2.00), it shall be the duty of the County Tax Collector to forthwith issue such renewal license upon the form to be prescribed by the Commissioner; provided, however, that no applicant for a license under the terms of this Act shall be required to pay, at any one time more than the annual fees required for licenses hereunder; but such aputor 200.00 plicant shall always be required to 50.00 pay such fees in advance and if such license so sought is for a portion of a year only, then the fee required to be paid for the issuance of such license shall cover the period of time from the date of such license to midnight of the thirty-first day of December following, and only such portionate part of such annual license fee as required under the terms of this Act as the period of time between the date of such license and the thirty-first day of December following bears to the calendar year shall be required to be paid by such applicant.

(g) No manufacturer, general dismidnight on the thirty-first day of tributor, local distributor or retail dealer shall carry on such business cense shall be issued for a longer at more than one place under the same license, but a separte license must be obtained for each place of business, nor shall any such license be voluntarily assigned more than once, but before assignee of such license can engage in business therequired by original licensee and proof Two Dollars (\$2.00) shall be in unearned portion of such license

provided that should said original stamp as required by this Act before licensee or his assignee desire to said beer is imported into the State. change the place designated in said Provided, however, if it should be license he may do so by applying to determined that this subsection imthe County Judge as in the case of poses an undue burden on interstate

as provided in this Act.

(h) The Commissioners Court of each County in this State shall have the power to levy and collect from every person that may be licensed hereunder in said county a license fee equal to one-half (1/2) of the State, and the duty of paying this State fee; and where any such license fee is assessed in any incorporated city or town, said city or town shall have the power to levy and collect a license fee not to exceed onehalf (½) of the State fee, but no other fee or tax shall be levied by either. But nothing shall be construed as preventing the levying, assessing, and collecting general ad valorem taxes on the property of the said persons, individuals, partnerships or corporations so licensed.

(i) Every license issued prior to the effective date hereof to any manufacturer, general distributor, local distributor or retail dealer, shall remain in force for the period of time that it would have been in force without the passage of this Act, provided, however, that the power and authority heretofore granted to the State Comptroller for the enforcement of Chapter 116, and the duties imposed upon him are hereby transferred to the Division of Liquor Control herein created; and provided that the schedule of license fees provided in sub-sections (d) and (e) of this Section 5 shall not be effective until January 1, 1936.

Sec. 6. (a) There is hereby levied and assessed a tax at the rate of Seventy-five Cents (75c) per barrel on all beer sold, stored or distributed in this State or imported into this State. On imported beer the duty of paying said tax and affixing and cancelling the tax stamp as required under this Act shall rest primarily on the importer, and it is hereby, declared to be unlawful to import beer into this State unless said tax has first been paid and the tax stamp evidencing such payment has been first affixed and cancelled as required by this Act.

It is the intention of this Section to impose upon all persons importing beer into this State the duty of without mutilating or defacing said paying said tax and affixing said stamp. Every person opening any

the original application for license commerce and for that reason is invalid, then, it is hereby declared to be the legislative intent, nevertheless, to levy and collect the tax at the rate herein prescribed upon all beer sold, stored or distributed in this State, or imported into this tax shall rest upon the first person selling, storing or distributing said beer in this State; provided, further, however, that the tax herein prescribed shall be paid but one time.

No manufacturer, however, shall be required to affix any stamps on any container of beer to be transported out of this State while same is stored in any brewery where same is brewed.

It shall be unlawful to transport to destinations in this State any beer upon which said tax has not been

- (b) Said tax shall be paid and evidenced by placing stamps as hereafter provided in the denomination required on each original barrel, keg, box, carton or other container in which beer in bulk or in bottles is packed; provided, however, that such container shall not contain more than the content of one (1) barrel of beer; and provided further that at the time such stamp is affixed the person affixing the same shall by indelible ink or stamp cancel said revenue stamp by placing the date and his or its full name or initials on said revenue stamp.
- (c) Provided further that if at the time said beer is received in this State, said stamps, as required by this Act, have already been affixed and for dated and initialled, the person receiving the same shall be relived therefrom, but he shall not be relieved from dating or initialing the same if no initial or date appears on said stamp upon receipt of said beer.
- (d) Said stamp shall be placed on each barrel, keg, carton, box or other container upon which the stamp is required to be affixed in such way that such container cannot be conveniently and practically opened

such container upon which a stamp has been placed shall at the time mutilate or otherwise deface such stamp so that the same cannot be used again.

(b) The sum of Ten Thousand Dollars (\$10,000.00) or so much thereof as may be necessary, is hereby appropriated out of the General Fund with which to pay the costs

- (e) No bottled beer shall be stored in this State unless the same be in a container, unless the same is exposed for sale or is being cooled for sale, except when the same is legally in the possession of the ultimate consumer; nor shall any beer be stored or sold in this State except to the ultimate consumer, unless the same is packaged or contained in a container properly stamped.
- (f) If any person has paid the tax on any container of beer by affixing stamps thereon, and thereafter said beer is shipped out of Texas for consumption, a claim for refund may be made on paying a fee of Five Dollars (\$5.00) to the Commissioner at the time and in the manner prescribed by him. So much of said fund as may be necessary not to exceed two per centum (2%) thereof is hereby appropriated for such purpose. Said officer may promulgate rules and regulations generally for the enforcement of this Act.

Sec. 7. It is the purpose and intent of this Act to require the tax to be paid and the stamp evidencing the same to be affixed on the first sale, distribution, storage or transportation and at the source, to the end that it will preclude any person evading the payment of this tax, and so as to relieve as nearly as possible the consumer and retail dealer from having to affix said stamps.

(a) It shall be the duty Sec. 8. of the State Treasurer to have engraved or printed the stamps necessary to comply with this Act and to sell same to all persons upon demand and payment therefor, and one-half (½) of the proceeds of such sale shall be placed to the credit of the State Available School Fund and onehalf (1/2) to the General Fund, and the State Treasurer shall be responsible for the custody and sale of such stamps and for the proceeds of such sales under his official bond. Such stamps shall be of such design and denomination as the State Treasurer shall from time to time prescribe and shall state the amount of tax, the payment of which is evidenced thereby, and shall contain the words "Texas State Tax Paid."

- (b) The sum of Ten Thousand Dollars (\$10,000.00) or so much thereof as may be necessary, is hereby appropriated out of the General Fund with which to pay the costs of providing such stamps. All appropriations of monies authorized by the Forty-Fourth Legislature, Regular Session, 1935, for enforcement of the provisions of Chapter 116, Acts Regular Session, Forty-Third Legislature, by the Comptroller of Public Accounts, are hereby transferred and made available for expenditure by the Commissioner in the enforcement of this Chapter as amended.
- Sec. 9. (1) It shall be unlawful for any manufacturer or distributor directly or indirectly or through a subsidiary or affiliate, any agent or any employee, or by any officer, director, or firm member:
- (a) To own any interest in the business of any retail dealer in beer, or own any interest of any kind in the premises in which any such retail dealer conducts his or its business.
- (b) To hold (after the expiration of any existing licenses) the ownership or any interest in any license to sell brewery products for consumption on the premises covered by such license, except the license of manufacturers to dispense their own products on the brewery premises.
- (c) To furnish, give or lend any money or other thing of value, or to extend unusual credit terms, to any person engaged in selling brewery products for consumption on the premises where sold, or to any person for the use, benefit or relief of said person engaged in selling as above or to guarantee the repayment of any loan or the fulfillment of any financial obligation of any person engaged in selling as above. extension of credit for longer period of time than is generally extended to regular customers of a manufacturer or distributor covering the purchase of brewery products from such manufacturer or distributor shall be deemed unusual credit terms.
- (d) To make or enter into any agreement or contract, the effect of which will amount to the shipment or delivery of brewery products on consignment. "Consignment," as here used, means the delivery of products under an arrangement whereby the person receiving such

products has the right at any time prior to sale to relinquish possession to or return them to the shipper, and whereby the title to such products remains in the shipper.

(e) To furnish, give, rent, lend or sell any equipment, fixtures or supplies to any person engaged in selling brewery products for consumption on the premises where sold. This sub-section does not apply to such equipment, fixtures or supplies furnished, given, loaned, rented or sold prior to the effective date of this Act, except that such transactions made prior to this date are not to be used as a consideration for an agreement thereafter made respecting the purchase of brewery products; provided, that equipment, fixtures or supplies furnished, given, rented, loaned or sold to any person engaged in selling. brewery products for consumption on the premises where sold, prior to the effective date of this Act, when removed from the premises of such person or repossessed by any manufacturer or distributor of brewery products, or by his agents or employees, shall not again be furnished, given, rented, loaned or sold to any person engaged in the sale of brewery products for consumption on the premises where sold.

This sub-section shall not apply to the practice of furnishing carbonic acid gas or tapping accessories, such as rods, vents, hose, washers, couplings, taps, vent tongues, and check valves to persons engaged in selling brewery products for consumption on the premises where sold, when a charge is made for such carbonic acid gas in accordance with the reasonable open market value thereof in the locality where furnished, and if the aggregate cost to any one person of all tapping accessories herein enumerated furnished to him by such manufacutrer or distributor in any twelve months' period does not exceed five dollars for each tapping unit used in dispensing brewery products purchased from such manufacturer or distributor.

(f) (1) To furnish, give, lend, rent or sell any interior decorations or signs costing the manufacturer or distributor collectively more than Twenty-five Dollars (\$25.00) in any of any brewery product, if such adone calendar year, or to furnish, vertisement causes, or is reasonably

signs for outside use, costing the manufacturer or distributor collectively more than Five Hundred Dollars (\$500.00) in any one calendar year, to any person engaged in selling brewery products, for use in or about or in connection with any one establishment in which brewery products are sold for consumption on the premises where sold; (2) to pay money or other thing of value for the privilege of placing or painting a sign on the premises occupied by anyone selling brewery products for consumption on the premises where sold. This sub-section shall not apply to valid existing contracts for the loan or rental of signs or space for the painting or erection of signs, made prior to the effective date of this Act, but shall apply to prevent the renewal or continuance of any such contract at or after its termination: provided, that any such signs when removed from the premises of such person or repossessed by any manufacturer or distributor brewery products, or by his agents or employees, shall not again be furnished, given, loaned, rented or sold to any person engaged in the sale of brewery products for consumption on the premises where sold.

- (g) To pay or make any allowance to any buyer for a special advertising or distribution service (1) Unless in pursuance of a written contract defining the service to be rendered and the payment therefor; and (2) unless such service is rendered and the payment is reasonable and not excessive in amount; and (3) unless such contract is separate and distinct from any sales contract: and (4) unless such payment is equally available for the same service to all competitive buyers in the same class in the same trade area.
- (h) To offer any prize, premium, gift, or other similar inducement, except advertising novelties of nominal value, to any dealer in or consumer of brewery products,
- (i) To publish or disseminate or cause to be published or dissiminated by radio broadcast, or in any newspaper, periodical or other publication or by any sign or outdoor advertisement or any other printed or graphic matter, any advertisement give, lend, rent or sell any sign or calculated to cause deception of the

consumer with respect to the product plain, legible type the name and adbe deemed misleading if it is untrue name of the distributor for whom in any particular or if directly or by any special brand is manufactured. uct or any advertisement disparag- troduce into commerce in this State ıınlawfııl

- misbranded:
- (1) If it is misbranded within the meaning of the Food and Drug Acts.
- (2) If the container is so made, formed or filled as to mislead the purchaser, or if its contents fall below the recognized standards of fill.
- (3) If it misrepresents the standard of quality of product in the branded container.
- (4) If it is so labeled that it purports to be any product other than is actually in the container.
- (k) To require, by agreement or otherwise, that any retailer engaged in the sale of brewery products shall purchase any such products from such person to the exclusion, in whole or in part, of the products sold or offered for sale by any other person engaged in the manufacture or distribution of brewery products, or to require the retailer to take and dispose of a certain quota of any such product.
- (1) To give or permit to be given money or anything of value in an effort to induce agents, employees, or representatives of customers or prospective customers to influence their employers or principals to purchase or contract to purchase brewery products from the maker of such gift, or to influence such employers or principals to refrain from dealing or contracting with competitors.
- (m) It shall be unlawful for any manufacturer to accept as a return or to purchase or use a hogshead, barrel, half-barrel, keg, case or bottle permanently branded or imprinted with the name of another manufacturer.
- (n) To Manufacture or sell or

An advertisement shall dress of the manufacturer, or the ambiguity, omission, or inference, it the brand or trade name, and the tends to create a misleading impres- net content of the bottle in terms of Any advertisement of alco- United States liquid measure; or to holic content of any brewery prod- manufacture or sell or otherwise ining of a competitor's products, or any beer or container or dispensing that is obscene or indecent, shall be equipment, carton or case for beer bearing a label or imprint which by (j) To sell or otherwise introduce wording, lettering, numbering or ilinto commerce any brewery product lustration, or in any other manner that is misbranded. A product is carries any references or illusion. or suggestion to the alcoholic strength of the product or to any manufacturing process, ageing, anlaysis or scientific matter of fact, or upon which appears any such words or combination of words, or abbreviations thereof, as "strong", "full strength", "extra strength", "high "high "pre-war test", proof", strength", "full old-time alcoholic strength", or any words or figures or other marks or characters alluding or relating to "proof", "balling" or "extract" contents of the product, or which bears a label that is untrue in any particular or which directly or by ambiguity, omission or inference tends to create a misleading impression or causes, or is reasonably calculated to cause, deception of the consumer or buyer with respect to the product.

- (2) It shall be unlawful for any retail dealer to dispense any draught beer unless such faucet or other dispensing appratus is equipped with a sign clearly indicating the name or the brand of the particular product being at the time dispensed through such faucet or other apparatus, which sign shall be in legible lettering and in full sight of the purchaser.
- (3) Provided, that if any provision of this Section 9 is for any reason held unconstitutional and invalid. such decision shall not affect the validity of the remaining portions, and the Legislature hereby declares that it would have passed this Act and each section, sub-section, provision, sentence, clause or phrase thereof, irrespective of the fact that any provision is declared unconstitutional.

Sec. 10. (a) Any person desirotherwise introduce into commerce ing a license as manufacturer, disin this State any brewery product tributor or retail dealer may in vaunless it bears a label showing in cation or in term time file a petition

with the County Judge of the county in which the applicant desires to engage in such business, which petition shall state as follows:

If a manufacturer:

- (1) That he is a law abiding, taxpaying citizen of this State, over twenty-one years of age; that he has not been convicted of a felony within two (2) years immediately preceding the filing of said petition, and has been a resident of the county wherein such license is sought for more than two (2) years next preceding the filing of said petition.
- (2) If a co-partnership, that all of the individuals have the same qualifications as provided in paragraph (1) above.
- (3) If a corporation, that applicant is organized and chartered under and has complied with all corporation laws of this State applicable to such corporation; the principal place of business in such county where such license is sought, and the President or Manager shall make an affidavit that he is a law abiding, tax-paying citizen of this State, over twenty-one (21) years of age, and that he has not been convicted of a felony within two (2) years immediately preceding the filing of said petition.

If a distributor:

(1) Such applicant shall give the same information required of a manufacturer, including the place or places where such business is to be transacted.

If a retail dealer:

- (1) The same information required of a manufacturer.
- (2) Whether he desires to sell beer for consumption on or off the premises.

If an individual:

(1) That the applicant shall make an affidavit duly signed and sworn to before any person authorized to administer oaths under the laws of this State, showing that he has not since the effective date of this Act, naming the date in the affidavit, and within two (2) years next preceding the making of said application and while engaged in the manufacture, sale or distribution of beer, paid, contributed or furnished any money or thing of value to any candidate for any public office in this State.

corporation, the affidavit shall be by the president, vice-president, secretary or treasurer of such corporation and shall contain a statement that the corporation has not paid, contribued or furnished any money or thing of value to any candidate for any public office in this State since the effective date of this Act, naming the date in the affidavit, and within two (2) years next preceding the making of said application and while engaged in the business of manufacturing sale or distribution of beer. Any person who makes a false affidavit in reference to the matters and things required by this Section, shall be guilty of a felony, and upon conviction shall be punished as now provided by law for having committed the offense of false swearing.

(b) Such manufacturer, distributor or retail dealer desiring to be licensed shall file said petition with the County Judge who shall set same for a hearing at a date not less than five (5) nor more then ten (10) days from the filing of same, and if upon hearing, he finds the facts stated in such petition are true, he shall authorize a license to be granted as prayed for, provided, however, that upon the filing of such petition, the clerk shall first give notice thereof by posting at the courthouse door a written notice of the filing of said petition and a copy of the substance thereof, and such notice of the filing shall state when the petition shall be Said petition may be inheard. spected by any person. Any citizen shall be permitted to contest the facts stated in such petition and the applicant's right to secure license upon giving security for all costs which may be incurred in such suit, should the same be decided in favor of the applicant; provided, however, no county or district attorney shall be required to give bond for such costs but the county or State as the case may be shall be liable therefor.

(c) Upon the court's authorizing a license to be issued, the Judge shall so certify and deliver a copy of such certification to the applicant. who shall thereupon present the same to the County Tax Collector and pay the fee required, whereupon it shall be the duty of the Tax Collector to issue such a license on a If the application is in behalf of a form prescribed by the Commissioner

showing the amount paid, date, classification and such other information any licensee or the dissolution of any that may be required by the Com-corporation or association of permissioner, including the correct ad-|sons, leaving unearned portion of dress of the place of business. copy of such license shall be sent by the County Tax Collector forthwith to the office of the Commissioner and a record thereof kept in said office.

- (d) In the event the County Judge denies the application for a license, he shall enter his judgment accordingly and the applicant may within thirty (30) days thereafter appeal to the District Court of the county where said application is made, and such District Court may hear and determine such appeal in term time or vacation by trial de novo. If the applicant shall prevail by final judgment, a certified copy thereof shall be presented to the Tax Collector who shall thereupon accept the fees required and license shall be issued as provided herein.
- (e) Any manufacturer, distributor or person shipping or consigning beer into this State shall file with the Secretary of State a certificate certifying the name of his agent upon whom service may be had, his or its street address and business, and if such be not done within fifteen (15) days from the effective date hereof then service may be had on the Secretary of State in any cause of action arising out of the violation of this Act, and it shall be the duty of the Secretary of State to send any such citation served on him to such person who may be in a foreign state. registered, return receipt requested and such receipt will be prima facie evidence of service on such person.

Sec. 11. (a) Upon the payment of i the fee to the Tax Collector and the proper evidence from the County that it cannot be again used, or, Judge that such applicant should be licensed, such Tax Collector shall issue to the applicant the proper that has been theretofore attached license which shall be by him signed, be under the seal of his office, be dated, state on its face for what it is issued, date when it will expire, by whom and where such business is to be conducted and shall describe the place where same is to be kept and whether licensee is authorized to act as manufacturer, general distributor, local distributor or retail application.

- (b) In the event of the death of A any license issued, the legal representatives of such deceased person or surviving partner or director of any such corporation may present the license of such person to the State and county and receive payment of the unearned portion of license fee collected, the State's portion to be paid out of the foregoing appropriation to the Commissioner.
 - (c) The Tax Collector shall make statements to the Commissioner of the amounts collected by him at the times and in the manner as required by the Commissioner.

Sec. 12. (a) If any person manufactures or sells beer in this State as a manufacturer, distributor or retail dealer without then and there being licensed as a manufacturer. distributor or retail dealer respectively, or

- (b) If any person or agent or representative of any manufacturer, distributor or retail dealer shall manufacture or sell beer for any manufacturer, distributor or retail dealer without such manufacturer, distributor or retail dealer being duly licensed as required by this Act, or,
- (c) If any persons shall sell, transport, store or otherwise handle in intrastate commerce, or conspire to sell, transport, store or otherwise handle in intrastate commerce any beer without the stamp required in Section 6 of this Act being placed on the container as required in such section, or.
- (d) If any person shall open any such container having a stamp without then and there mutilating or otherwise defacing such stamp so
- (e) If any person shall attach to any container of beer any stamp to a different container of beer, or,
- (f) Shall refuse to allow on demand the Commissioner or any representative of said Commissioner to make a full inspection of any place where beer is being stored, transported, manufactured or otherwise handled, or,
- (g) If any person shall knowingly or willfully sell any beer to any perdealer of beer as set out in the son under the age of twenty-one (21) years, or,

- (h) If any person fails to display any license required by the provisions of this Act in some conspicuous place in the house where such business is conducted, or,
- (i) If any person shall sell or offer for sale in this State, whether as principal or agent, any beer unless the same be in or from the original container bearing the original label with the full name of the brewer or manufacturer of such beer both upon the label or bottle and/or upon the cap or cork of such bottle or upon the keg.

No female or any male person under eighteen (18) years of age shall be employed to work in or perform any labor in any establishment where beer is sold by retail to be consumed on the premises where sold and where the sale of beer is the principal business conducted at such place of business, or,

- (j) If any person shall violate any provision of this Act whether specifically enumerated above or not.
- (k) He shall be guilty of a misdemeanor, and upon conviction shall be punished by a fine in the sum not less than Twenty-five Dollars (\$25.00) and not more than Five Hundred Dollars (\$500.00), or by imprisonment in the county jail not more than one year or by both such fine and imprisonment except when some other penalty is specifically provided by this Act, in which event the penalty specifically provided shall following week. apply to the specific act or omission.

Sec. 13. (a) Each manufacturer and distributor shall be required to keep records of the amount of beer manufactured and/or bought or received by them and the amount sold, the amount of stamps purchased by them and the amount of stamps used by them and such other records as may be required to be kept by the Commissioner, which records at all times shall be open for the inspection of the Commissioner or its duly authorized representative at reasonable office hours.

(b) If any person shall commit any offense prescribed by Section 13 or violate any other provision of this Act, he shall also forfeit to the State a penalty not less than Fifty Dollars (\$50.00) nor more than Five Hundred Dollars (\$500.00) to be recovered by the State in a suit filed in feet of the grounds of the State Cap-

which such violation may have occurred, which money shall be paid into the State Available School Fund, and each day of such violation shall constitute a separate and distinct violation.

- (c) Each sale to any person under twenty-one (21) years of age under the provisions of this Act shall constitute a separate offense.
- (d) It shall be unlawful for any person in all counties or subdivisions thereof wherein the sale of beer as defined by this Act is authorized to be sold, to sell beer on the day of any general primary election or general election held in this State, between the hours of seven o'clock A. M. and eight o'clock P. M. of the day, and
- (e) It shall be unlawful for any person engaged in or having any interest in any business which manufactures, sells or distributes beer, as defined in this Act, to contribute any money or any other thing of value toward the campaign expenses of any candidate for any office in this State.
- (f) No person who may engage in the sale of beer, as a principal business and which is to be consumed on the premises, under the provisions of this Act shall offer for sale or sell such beer between the hours of twelve o'clock midnight and seven o'clock A. M. on each day as herein provided and from and after twelve o'clock midnight Saturday until seven o'clock A. M. Monday of the
- (g) The commissioners court of any county in the territory thereof outside of incorporated cities and towns and the governing authorities of any city or town within the corporate limits of any such city or town may prohibit the sale of beer by any dealer whose principal business is the sale of beer where the place of business of any such dealer is within three hundred (300) feet of any church, school or other educational institution, the measurements to be along the property lines of the street fronts and from front door to front door and in a direct line across intersections where they occur. license or permit shall ever be granted, nor shall beer ever be sold in or upon any property, State parks excepted, owned or under lease by the State or within three hundred (300) Travis County or in any county in litol. This shall not apply to prop-

erty of the State which is under lease and being used and occupied by others.

- (h) The County Judge of any county after ten (10) days notice and hearing may revoke the license of any licensee of such county;
- When disorderly or immoral practices are permitted on the premises, or spirituous, vinous or malt liquors are illegally sold on the premises.
- Where the word "saloon" is printed, painted or placed upon the door, window or in any other public place on or about the premises or when the word "saloon" is used in any advertisement by the licensee.

Sec. 14. Any person, other than the State Treasurer or his duly authorized agent who shall print or engrave or directly aid in or cause the printing or engraving of any stamp or stamps evidencing or purporting to evidence the payment of any tax levied by this Act, or who shall use or consent to the use of any counterfeit or unauthorized stamps in connection with the sale or offering for sale of any beer, or shall place or cause to be placed on any container containing or to contain such beer any such unauthorized or counterfeit stamps, or if any person shall knowingly possess any counterfeit stamps or shall counterfeit any license to be used in lieu of the stamps or license as required by this Act, he shall be guilty of a felony and upon conviction be punished by imprisonment in the penitentiary for not less than two (2) years nor more than five (5) years.

Sec. 15. Any person, whether as principal or agent of any firm, corporation or association of persons engaged in the business of manufacturing and selling or in the business of distributing and selling or in the retail business of selling beer under license which does not permit such beer to be opened and consumed on the premises where sold, who shall permit any such beer so manufactured and sold or distributed and sold to be opened and consumed on the premises where sold, shall be guilty of a misdemeanor and upon conviction be punished by a fine of not less than Fifty Dollars (\$50.00) nor more than Five Hundred Dollars (\$500.00).

ties herein provided, the license of any person convicted of violating any of the provisions of this Act shall be subject to forfeiture in a suit filed by the State for such purpose by reason of such conviction; and no license shall be re-issued to any person whose license for any of such occupations has been revoked or forfeited within one (1) year next preceding the filing of his application for a new license.

Sec. 17. In case the license of any licensee hereunder is forfeited under the provisions of this Act, nevertheless such licensee shall be authorized to sell or dispose of in bulk any stock of beer he may have on hand at the time such license is forfeited.

Sec. 18. It is hereby declared to be lawful to transport beer, as herein defined, from any place in this State, where the sale, manufacture and distribution thereof is authorized by law, to any other place within this State where the same may be lawfully manufactured, sold or distributed; and from the State boundary to any such place, even though in the course of such transportation the route over which the same is being transported may traverse local option territory in which the manufacture, sale and distribution of said beer is prohibited. Provided, however, that any such shipments must be accompanied by a written statement furnished and signed by the shipper showing the name and address of the consignor and the consignee, the origin and destination of such shipment and it shall be the duty of the person in charge of such cargo while it is being so transported to exhibit such written statement to any peace officer making demand therefor, and said statement shall be accepted by such officer as prima facie evidence of the lawful right to transport such beer.

Sec. 19. In all cases where any person pursuing the occupation of selling beer containing not more than four per centum (4%) of alcohol by weight under licenses issued in accordance with the laws of this State has been or shall hereafter be prevented from pursuing such occupation for the full time to which he would be otherwise entitled by reason of the adoption of local option Sec. 16. In addition to the penal- in any county or subdivision thereof the proportionate amount of license stitutional Amendment legalizing the fees paid by him for the unexpired term shall be refunded to him.

Sec. 20. No "blinds" or barriers of any kind or character shall be installed or maintained in the openings or doors of any establishment whose principal business is the sale of beer; neither shall any windows on said establishments be painted in such a way as to obstruct the views from the general public.

Upon having called to Sec. 21. his attention by affidavit of any credible person that any person is violating, or is about to violate, any of the provisions of this Act, it shall be the duty of the Attorney General or the District or County Attorney to assist in any proceedings to restrain any such person from the threatened or any further violation, and the District Judge shall have authority to issue restraining orders without hearing, and upon notice and hearing to grant injunction, to prevent such threatened or further violation by the person complained against, and may require the person complaining to file a bond in such amount and containing such conditions and in such cases as the Judge may deem necessary. Upon any judgment of the Court that violation of any restraining order or injunction issued hereunder has occurred, such judgment shall operate to cancel, without further proceedings, any license held by the person who is defendant in the proceedings, and no license shall be reissued to any person whose license has been so cancelled. revoked or forfeited, within one (1) year next preceding the filing of his application for a new license. It shall be the duty of the District Clerk to notify the County Tax Collector and the Commissioner of any judgment of a Court which operated hereunder to cancel a license.

Sec. 50. (a) If any section, paragraph, sentence, or phrase of this Act be invalid, then such invalid portion shall not in any way affect the remainder of this Act, and it is hereby declared as the legislative intent that the remainder of this Act would have been passed by the Legislature notwithstanding the invalidity of such section, paragraph, sentence or phrase.

Sec. 50. (b) The fact that the people of Texas have adopted a Con-

stitutional Amendment legalizing the sale of liquor in wet areas as herein defined and the further fact that the traffic of liquor in this State is unregulated at this time, create an emergency and an imperative public necessity that the Constitutional Rule requiring all bills to be read on three several days in each House be suspended, and said rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

Senator Small moved that the reading of the conference committee report be dispensed with.

Motion pending.

Senator Small had the floor for discussion of his motion.

Senator Collie was recognized for a privileged motion.

Motion to Order Previous Question.

Senator Collie moved that the Senate order the previous question on the motion and the adoption of the report.

Point of Order.

Senator Rawlings raised the point of order that the motion to order previous question was out of order, as the pending motion was a separate and distinct matter from the consideration of the bill and the previous question cannot be put on the two matters at one time.

The Chair, Lieutenant Governor Walter F. Woodul, presiding, held that the pending motion was ancillary to the consideration of the bill and sustained the point of order.

Motion to Extend Time.

Senator Moore moved that the time limit for discussion of motions be extended.

The motion lost by viva voce vote.
The question recurred on the pending motion by Senator Small.

The pending motion prevailed by the following vote:

Yeas-17.

Beck.	Hornsby.
Burns.	Isbell.
Collie.	Neal.
Cotten.	Nelson.
Davis.	Oneal.
DeBerry.	Pace.
Hill.	Poage.

Redditt.

Woodruff.

Small.

Navs-8.

Holbrook. Hopkins. Moore.

Rawlings.

Sanderford. Shivers. Stone. Westerfeld.

Absent.

Blackert. Martin.

Sulak. Van Zandt.

Regan.

Absent—Excused.

Fellbaum.

Senator Collie moved that the previous question be ordered on adoption of the pending conference committee report.

The motion was seconded.

The previous question was ordered by the following vote:

Yeas—18.

Beck. Neal. Burns. Nelson. Collie. Oneal. Cotten. Pace. Davis. Poage. DeBerry. Redditt. Hill. Small. Westerfeld. Hornsby. Isbell. Woodruff.

Nays—8.

Holbrook. Hopkins. Moore. Rawlings.

Regan. Sanderford. Shivers. Stone.

Absent.

Blackert. Martin.

Sulak. Van Zandt.

Absent---Excused.

Fellbaum.

Senator Shivers had the floor to explain the bill.

Points or Order.

Senator Poage sent up the following point of order:

Senator Neal raised the point of order that Senator Shivers was filibustering and reading the bill instead of explaining it.

Overruled.

Senator DeBerry raised the point of order, that the Senator (Rawlings) was out of order as he was not going through the Chair in his questioning.

The Chair sustained the point of order.

Senator Poage raised the point that Senator Shivers was fillbustering and asked that he be warned.

The Chair sustained the point of order and warned the Senator not to use dilatory tactics.

Senator Hornsby raised the point of order that Senator Stone cannot get recognition to ask one question and continue to ask questions without going through the Chair.

The Chair, Senator Small presiding, sustained the point or order.

Senator Poage raised the point of order that Senator Shivers was filibustering and requested the Chair to again warn him.

The Chair sustained the point of order and warned the Senator the

second time.

Senator Oneal raised the point of order that Senator Shivers was reading the bill again instead of explaining it.

The Chair overruled the point of order.

Senator Collie raised the point of order that Senator Shivers was filibustering and requested the Chair to take him off the floor.

The Chair sustained the point of

The Chair stated the question and ordered the roll call on H. B. No. 14.

The conference committee report was rejected by the following vote:

Yeas-6.

Holbrook. Hopkins. Moore.

Rawlings. Shivers. Stone.

Nays-20.

Isbell. Beck. Neal. Burns. Nelson. Collie. Cotten. Oneal. Pace. Davis. Poage. DeBerry. Redditt. Hill. Sanderford. Hornsby.

Small. Van Zandt. Westerfeld. Woodruff.

Absent-Excused.

Blackert. Fellbaum. Martin.

Regan. Sulak.

House Bill No. 60.

The question recurred on the pending motion by Senator Poage.

Senator Poage had the floor on the motion.

Senator Davis was recognized for a privileged motion.

Previous Question.

Senator Davis moved that the Senate order the previous question on H. B. No. 60.

Point of Order.

Senator Hopkins raised the point of order that this Session had expired by operation of the Constitution at 12 o'clock midnight and called the attention of the Chair to the hour.

Adjournment,

The Chair ruled that this first Called Session of the Forty-fourth Legislature had expired.

APPENDIX.

Committee on Engrossed Bills.

Committee Room. Austin, Texas, Oct. 15, 1935. Hon. Walter F. Woodul, President of the Senate.

Sir: We, your Committee on Engrossed Bills, have had S. B. No. 72 carefully examined and compared and find same correctly engrossed.

DAVIS. Chairman.

Committee Room,

Austin, Texas, Oct. 15, 1935. Hon. Walter F. Woodul, President of Hon. Walter F. Woodul, President of the Senate.

Sir: We, your Committee on Engrossed Bills, have had S. B. No. 55 carefully examined and compared and find same correctly engrossed.

DAVIS, Chairman.

Committee on Enrolled Bills.

Committee Room.

Austin, Texas, October 15, 1935.

Hon. Walter F. Woodul, President of the Senate.

Sir: We, your Committee on Enrolled Bills, have had S. B. No. 28 carefully examined and compared and find same correctly enrolled.

POAGE, Chairman.

Committee Room,

Austin, Texas, October 15, 1935.

Hon. Walter F. Woodul. President of the Senate.

Sir: We, your Committee on Enrolled Bills, have had S. B. No. 19 carefully examined and compared and find same correctly enrolled.

POAGE, Chairman.

Committee Room,

Austin, Texas, October 15, 1935.

Hon. Walter F. Woodul, President of the Senate.

Sir: We, your Committee on Enrolled Bills, have had S. B. No. 64 carefully examined and compared and find same correctly enrolled.

POAGE, Chairman.

Committee Room.

Austin, Texas, October 15, 1935.

Hon. Walter F. Woodul, President of the Senate.

Sir: We, your Committee on Enrolled Bills, have had S. B. No. 24 carefully examined and compared and find same correctly enrolled.

POAGE, Chairman.

Committee Room.

Austin, Texas, October 15, 1935. Hon. Walter F. Woodul, President of the Senate.

Sir: We, your Committee on Enrolled Bills, have had S. C. R. No. 12 carefully examined and compared and find same correctly enrolled.

POAGE, Chairman.

Committee Room,

Austin, Texas, Oct. 15, 1935. the Senate.

We, your Committee on En-Sir: rolled Bills, have had S. B. No. 27 carefully examined and compared and find same correctly enrolled.

POAGE, Chairman.

Committee Room, Austin, Texas, Oct. 15, 1935.

Hon. Walter F. Woodul, President of the Senate.

Sir: We, your Committee on Enrolled Bills, have had S. B. No. 72 carefully examined and compared and find same correctly enrolled.

POAGE, Chairman.

Committee Room, Austin, Texas, Oct. 15, 1935. Hon. Walter F. Woodul, President of the Senate.

Sir: We, your Committee on Enrolled Bills, have had S. B. No. 55 carefully examined and compared and find same correctly enrolled.

POAGE. Chairman.

Committee Room, Austin, Texas, Oct. 15, 1935. Hon. Walter F. Woodul, President of the Senate.

Sir: We, your Committee on Enrolled Bills, have had S. C. R. No. 4 carefully examined and compared and find same correctly enrolled.

POAGE, Chairman.

Committee Room, Austin, Texas, Oct. 14, 1935. Hon. Walter F. Woodul, President of the Senate.

Sir: We, your Committee on Enrolled Bills, have had S. B. No. 62 carefully examined and compared and find same correctly enrolled.

POAGE, Chairman.

Committee Room,

Austin, Texas, Oct. 15, 1935. Hon. Walter F. Woodul, President of the Senate.

Sir: We, your Committee on Enrolled Bills, have had S. C. R. No. 7

carefully examined and compared and find same correctly enrolled.

POAGE, Chairman.

Committee Reports.

Committee Room, Austin, Texas, October 15, 1935. Hon. Walter F. Woodul, President of the Senate.

Sir: We, your Committee on State Affairs, to whom was referred

H. B. No. 60, A bill to be entitled "An Act amending Subsection 5, of Section 1, Chapter 10, Acts of the First Called Session of the Fortythird Legislature; providing manner in which licensee shall operate; repealing all laws in conflict, and declaring an emergency."

Have had the same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do pass, and be note printed.

PACE, Chairman.

Committee on Governor's Nominations.

Committee Room, Austin, Texas, Oct. 13, 1935. Hon. Walter F. Woodul, President of the Senate.

Sir: We, your Committee on Governor's Nominations, to whom was referred the following applications for appointment as notaries public in and for their respective counties, report same back to the Senate with the recommendation that they be confirmed.

All notaries public in and for the thirty-one Senatorial Districts of Texas, terms beginning June 1, 1935, and ending June 1, 1937.

ONEAL, Chairman.

BILLS AND RESOLUTIONS ENGROSSED DURING SESSION.

Senate Chamber, Engrossing Department, Austin, Texas, November 16, 1935.

Hon. Dick Stanford, Secretary of State, Austin, Texas.

Dear Mr. Stanford:

I am handing you herewith Senate Bills and Senate Concurrent Resolutions which passed to engrossment during the First Called Session and which were engrossed by me and sent to the House for final passage:

Bills.

S. B. No. 2. By Redditt: An Act making an appropriation of the sum of \$100,000.00, or so much thereof as may be necessary out of any funds in the State Treasury, etc., and declaring an emergency.

- S. B. No. 3. By Stone, et al.: An Act to amend Chapter 3 of the Special and General Laws of the Fourth Called Session of the Forty-third Legislature, etc., and declaring an emergency.
- S. B. No. 5. By Rawlings: An Act to amend Article 704, Revised Civil Statutes of Texas of 1925 so as to provide that the election order shall designate the time and place of holding the election; etc., and declaring an emergency.
- S. B. No. 6. By Rawlings: An Act validating and approving all Acts of the governing bodies of cities and towns of the State of Texas, etc., and declaring an emergency.
- S. B. No 7. By Rawlings: An Act validating and approving all proproceedings had by cities and towns in the issuance and sale of revenue obligations under the provisions of Articles 1111 to 1118, Revised Civil Statutes of 1925, etc., and declaring an emergency.
- S. B. No. 8. By Rawlings: An Act validating all school districts, heretofore established, validating all elections and the levy of taxes by school districts, etc., and declaring an emergency.
- S. B. No. 9. By Hornsby, et al.: An Act validating, legalizing and approving severally all the Acts of the Board of Regents of the University of Texas, etc., and declaring an emergency.
- S. B. No. 10. By Rawlings: An Act amending Section 2 of Chapter 109, Acts of the First Called Session of the Fortythird Legislature, etc., and declaring an emergency.
- S. B. No. 11. By Rawlings: An Act validating, ratifying, approving and confirming bonds and other instruments or obligations heretofore issued by Water Control and Improvement District, etc., and declaring an emergency.
- S. B. No. 12. By Rawlings: An Act providing that all bonds, notes or warrants heretofore issued or which have been authorized but not yet issued or which may be hereafter issued under the provisions of Articles 1111 to 1118, inclusive, Revised Civil Statutes of Texas for 1925, etc., and declaring an emergency.
- S. B. No. 13. By Hornsby: An Act making an appropriation out of the General Revenue Fund in the sum of \$200,000.00 to be used in the building of a Texas Supreme Court Memorial Building at Austin, Texas, etc., and declaring an emergency.
- S. B. No. 15. By Hopkins: An Act amending Subdivision 18 of Article 1302, Revised Civil Statutes of Texas of 1925, and declaring an emergency.
- S. B. No. 16. By Small: An Act defining and prohibiting the open saloon, defining intoxicating liquor, etc., and declaring an emergency.

- S. B. No. 18. By Regan: An Act authorizing commissioners' courts in counties having a population of not less than 125,000 inhabitants and not more than 175,000 inhabitants, etc., and declaring an emergency.
- S. B. No. 19. By Woodruff: An Act making appropriation of funds out of the State Treasury, etc., and declaring an emergency.
- S. B. No. 20. By Regan, et al.: An Act making certain appropriations for the hospitalization of indigent tuberculous patients, etc., and declaring an emergency.
- S. B. No. 24. By Redditt: An Act making appropriations to certain State eleemosynary institutions for the fiscal years ending August 31, 1936, and August 31, 1937, for the purpose of supplementing salaries of certain officers, etc., and declaring an emergency.
- S. B. No. 25. By Burns: An Act making an appropriation of money for the Sam Houston State Teachers College at Huntsville, Texas, etc., and declaring an emergency.
- S. B. No. 27. By Neal: An Act making certain emergency appropriations out of the General Revenue of the State of Texas for the Live Stock Sanitary Commission, etc., and declaring an emergency.
- S. B. No. 28. By Redditt: An Act making an appropriation for the purpose of re-roofing and repairing the Governor's Mansion, etc., and declaring an emergency.
- S. B. No. 29. By Poage: An Act making an appropriation to adjust, correct and supplement the salaries of certain positions in the State Department of Education, etc., and declaring an emergency.
- S. B. No. 30. By Woodruff: An Act to appropriate money to pay all rentals due and unpaid by the State of Texas under contracts made by the Adjutant General with the owners of buildings, etc., and declaring an emergency.
- S. B. No. 32. By Redditt, et al.: An Act making appropriations for the Bureau of Labor Statistics for the purpose of supervising employment agencies, etc., and declaring an emergency.
- S. B. No. 34. By Hornsby: An Act to appropriate money to pay judgment for the sum of \$1200.00 against the State of Texas in favor of R. D. Winder, etc., and declaring an emergency.
- S. B. No. 36. By Stone: An Act authorizing the board of directors of the Agricultural and Mechanical College of Texas to loan \$15,525.71 each year of the current biennium out of the local funds, etc., and declaring an emergency.
- S. B. No. 35. By Hill, et al.: An Act making an appropriation to make certain repairs to the roof, skylights and interior of the State Capitol Building, etc., and declaring an emergency.

- S. B. No. 37. By Redditt: An Act making an appropriation of \$75,000.00 or so much thereof as may be necessary, etc., and declaring an emergency.
- S. B. No. 38. By Redditt: An Act making an appropriation of money to the Texas State Park Board for improvement and construction, etc., and declaring an emergency.
- S. B. No. 41. By Beck, Pace: An Act to authorize the State Highway
 Department, in conjunction with the Bureau of
 Public Roads, to expend, for a period of two years,
 etc., and declaring an emergency.
- S. B. No. 45. By Hornsby: An Act creating a more efficient road law for Lampasas County, Texas, etc., and declaring an emergency.
- S. B. No. 49. By Hill, et al.: An Act providing for the employment by the Commissioner of the General Land Office of the State of Texas, etc., and declaring an emergency.
- S. B. No. 50. By Cotten: An Act amending Chapter 171, Acts of the Regular Session of the Forty-fourth L'egislature by adding thereto a new section, etc., and declaring an emergency.
- S. B. No. 51. By Cotten: An Act providing that in all independent school districts having 150 scholastics or more, whether created by General Law or by Special Act of the Legislature, etc., and declaring an emergency.
- S. B. No. 52. By Woodruff: An Act appropriating \$112,000.00 for the purpose of constructing and equipping a library building, etc., and declaring an emergency.
- S. B. No. 55. By Small: An Act creating a special road law for Hartley County, Texas, etc., and declaring an emergency.
- S. B. No. 58. By Nelson: An Act amending Section 2, H. B. No. 327, Chapter 350, General Laws of the Forty-fourth Legislature, etc., and declaring an emergency.
- S. B. No. 62. By Oneal: An Act creating the Pease River Flood Control District, etc., and declaring an emergency.
- S. B. No. 64. By Collie: An Act creating the Leon River Flood Control District, etc., and declaring an emergency.
- S. B. No. 69. By Pace: An Act permitting the Board of County School Trustees of Smith County, Texas, to employ a rural school supervisor, etc., and declaring an emergency.
- S. B. No. 70. By Pace: An Act to readjust and fix the salary of the county superintendent of public instruction of Smith County, Texas, etc, and declaring an emergency.
- S. B. No. 72. By Nelson: An Act validating, ratifying and confirming the election of trustees, all acts of such trustees, etc., and declaring an emergency.

Resolutions.

- S. C. R. No. 1. By Rawlings. S. C. R. No. 2. By Burns. S. C. R. No. 4. By Martin. S. C. R. No. 7. By Poage.

Very respectfully, ESSIE McGINNIS, Engrossing Clerk.

BILLS AND RESOLUTIONS ENROLLED DURING SESSION.

Senate Chamber, Enrolling Department, Austin, Texas, November 20, 1935.

Hon, Dick Stanford, Secretary of State,

Austin, Texas.

Dear Mr. Stanford:

I am handing you herewith Senate Bills and Senate Resolutions which passed to enrollment during the First Called Session which were enrolled by me and sent to the Governor.

Bills.

S.	В.	No	2. B	Redditt	Finally	passed
\mathbf{S} .	В.	No.		Stone, et al		
S.	В.	No.	8. B ;	Rawlings	Finally	passed
S	В.	No.	13. B	Hornsby	Finally	passed
S.	В.	No.	15. B	Hopkins	Finally	passed
S.	В.	No.	18. By	Regan	Finally	passed
S.	В.	No.	19. B	Woodruff	Finally	passed
S.	В.	No.	24. B	Redditt	Finally	passed
S.	В.	No.	25. B	Burns	Finally	passed
S.	В.	No.	27. B	Neal	Finally	passed
S.	В.	No.	28. B	Redditt		
S	В.	No.		Poage	Finally	passed
S.	В.	No.	32. B	Redditt, Hill	Finally	passed
S.	В.	No.	36. B	Stone	Finally	passed
S.	В.	No.	41. B	Beck, Pace	Finally	passed
S.	В.	No.	45. B	Hornsby	Finally	passed
S.	B.	No.	49. B	Hill, et al.	Finally	passed
Š		No.		Cotten	Finally	passed
š.		No.		Cotten		
S.		No.	52. B	Woodruff	Finally	passed
Š	-	No.		Small	Finally	passed
Ŝ.	B.	No.		Nelson	Finally	passed
Š.		No.		Oneal	Finally	passed
ŝ.		No.	64. By	Collie	Finally	passed
S.	R.	No.	69 B	Pace	Finally	passed
		No.		Pace	Finally	passed
		No.		Nelson	Finally	passed
υ.	۵.	• • • • •				
				Resolutions.		
_	_			D - 17 }		
		R. N		By Hornsby		
		R. N		By Martin		
	Č		•	By Regan		
		R. N		By Poage		•
		R. N		By Redditt		-
			lo. 12.	By Nelson		
S.	C.	R. N	10. 2.	By Burns	rinally	passed

Very respectfully, ESSIE McGINNIS, Enrolling Clerk.

NOTARIES PUBLIC.

The Secretary of the Senate reported to the Journal Clerk that the following nominations of the Governor to be Notaries Public in and for the various counties for the remainder of 1935, and ending June 1, 1937, had been confirmed by the Senate in Executive Session:

FOR THE REMAINDER OF THE TERM ENDING JUNE 1, 1987.

FIRST DISTRICT.

Bowie County.

Baker, Mrs. Ruth	Texarkana
Galavin, Anna May	Texarkana
Goree, V. G	Texarkana
Jones, A. G.	DeKalb
Lenox. Monte	DeKalb
Ryan, Miss Bessie	Texarkana
Ryan, Katherine	Texarkana
Willis, A. W.	Texarkana
Phares, Miss Odell	Texarkana
Thornton, C. A.	Texarkana
Gant, Addie M.	Texarkana
Crowe, D'Este	Texarkana

Cass County.

Allen, Taft	. Atlanta
Awtry, Miss Eva	Linden
- Bates, A. L.	Atlanta
Bentley, Mrs. Bernice	
Hughes	
Blair, Luther	
Blalock, R. P.	. Atlanta
Blankenship, Earl A	Bivins
Callaway, A. C.	
Crow, J. R.	
Ellington, Ann	
Ellington, F. E.	
Derryberry, Mrs. Lerina	
Derryberry, Mrs. Larina	
Herrington, Mrs. H. S. Doug	lassville
Hervey, A. E Hughes	
Jackson, J. H. Que	een City
Law, Earl	Atlanta
Nelson, Morris	Linden
Newland, Mrs. W. E.	Linden
Niblett, Willie Mae Hughes	
Olive, Miss RuthQue	en City
Porter R S	Atlanta
Porter, R. S. Snipes, Mrs. Morriss Doug	lassville
Spivey, J. B.	Atlanta
Thomas, Jesse S. Rt. 3,	Atlanta
Stanley, T. L.	Linden
Hughes, Mrs. Tilford	Atlanta
Blalock, Kermit	Atlanta
Ellington, B. F.	Atlanta
Felker, Jessye M.	Avinger
Allen, Birta Mae	Linden
MINOR, IJII O WIRO	

Long, R. Q.	Atlanta
Moore, Lucille	_Rt. 2, Bivins
Whitis, Thomas B	
Brown, L. D.	
Hines, Mary	
Pippen, Harvey G	
Turner, C. H.	
McMichael, Lester L	
Oliver, A. C.	
Dean, R. B.	
Nichols, S. D.	
Farmer, C. E.	
Hickey, Montrell	
Shows, Walter L.	
Simmons, Vara A.	
Hughes, J. R.	Atlanta
Starkey, C. W.	Atlanta

Marion County.

Cornelius, J. R.	Tofformon
Mond Trans	senergon
Ford, Vance	Jefferson
Callaway, Faye	Jefferson
Fortson, Rebecca	Marshall
Garmon, GeorgeRt.	1, Jefferson
Harkness, Miss Helen	Jefferson
Lane, R. L'.	Jefferson
Townley, James E.	Jefferson
Benefield, J. H., Jr.	Jefferson
Benefield, Mary Frances	
Murray, T. S.	
Benefield, Ben H.	Jefferson
Lewis, Roger	Jefferson
Singleton, Marvin, Jr.	
Moore, Lucile	
Grubbs, Clark S.	
Cooper, F. C.	
Jones, Ollie	
Rand, Noble	
Shackelford, W. ARt.	

Morris County.

Lewis,	Le	o L	Naples
Brock,	T.	Jake	 Naples

Titus County.

SECOND DISTRICT.

Gregg County.

Dobkins, C. C.	Kilgore
Dudley, Alta E.	
Horn, Mrs. Ranson	Longview
Mathis, Ray	
Manuel, V. L.	Kilgore
Sowle, Richard	Longview
Taylor, W. A.	Longview
Weir, M. E	Kilgore
Rice, W. H., Jr	Gladewater
Greenwood, R. L	Longview
Lauderdale, Evelyn	Kilgore
Parks, J. C.	Kilgore

Story, Willie MaeLongview	Hall, ClarenceMarshall
Allen, Richard H. Longview	Hall, J. L. Hallsville
Beaver, RuthLongview	Jones, Spencer Marshall
Crum, ViolaLongview	Lacy, Louise
Knape, Wilbur TLongview	McAdow, W. L. Marshall
Knox, J. M. Longview	Massey, Rachel Marshall
Lee, Pat Kilgore	Maranto, A. C. Marshall
Magrill, R. L. Longview	Moore, Ruth E. Marshall
Miller, Robt. G. Longview	Moore, Jack Karnack
Smith, M. Neal Longview	Pittman, Jewell Marshall
Sterling, RuthLongview	Rudd, D. W. Marshall
Williamson, PaulineLongview	Rosborough, E. T. Rt. 2, Marshall
Womble, J. FLongview	Smith, J. W. C. Marshall
Brazell, Olga MaeLongview	Sullivan, George Marshall
Bronstad, B. G. Kilgore	Simmons, J. D. R.F.D., James
Burney, LillieGladewater	Wells, Charles Marshall
DeLay James RGladewater	Valliere, Don W
Douglass, E. G. Longview	Bell, J. B. Jonesville
Fenton, CharityKilgore	Smith, T. P. Jonesville
Hildreth, LoisLongview	Smith, T. P., JrJonesville
Laws, L. C. Gladewater	Odum, Mrs. Kay Marshall
McLemore, A. I. Longview	Allen, Kathleen Marshall
McNaughton, Margaret Longview	Keck, Mrs. Grace Marshall
Martin, HowardGladewater	Lancaster, Loma LoysMarshall
Shields, Audrie Kilgore	Morgan, Kay Odum Marshall
Smith, KermitGladewater	Williams, Sam HMarshall
Waters, Bessie Kilgore	Ford, W. L. Marshall
Wiggins, Jack L. Kilgore	Johnson, J. T Marshall
Williamson, RobertLongview	Johnson, RoyMarshall
Hollis, RoyLongview	Hollinshead, Frances Marshall
Meadows, Milly Longview	Pace, Mrs. M. G. Marshall
Anderson, R. ERt. 4, Longview	Fortson, R. L. Marshall
Reall & M Longview	Poltson, it. D.
Beall, A. M. Longview	Panola County.
Hollis, Ray Longview Horne, Myrtle Longview	Panola County.
Hollis, Ray Longview Horne, Myrtle Longview Hunter H. Gladewater	Panola County. Cadenhead, W. PDeBerry
Hollis, Ray Horne, Myrtle Hunter, H. Cladewater Pilley W. Congview Longview Congview Gladewater	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage
Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed Helen Longview	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose D. P. Kilgore	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La.
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver Edna Longview	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox J. M. Willow Springs	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C. C. Kilgore	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage Walker, Mrs. Valta Carthage
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C. C. Kilgore McCarthy, Mary Virginia Longview	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage
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Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C. Kilgore McCarthy, Mary Virginia Longview McGee, George T. Kilgore Thompson, Ruby Kilgore	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage Walker, Mrs. Valta Carthage Ross, H. K. Carthage
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C. C. Kilgore McCarthy, Mary Virginia Longview McGee, George T. Kilgore Thompson, Ruby Kilgore Rolls J. M. Longview	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage Walker, Mrs. Valta Carthage Ross, H. K. Carthag
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C. Kilgore McCarthy, Mary Virginia Longview McGee, George T. Kilgore Thompson, Ruby Kilgore Bolls, J. M. Longview Hitsfold R. M. Gladewater	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage Walker, Mrs. Valta Carthage Ross, H. K. Carthag
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C. C. Kilgore McCarthy, Mary Virginia Longview McGee, George T. Kilgore Thompson, Ruby Kilgore Bolls, J. M. Longview Hitzfeld, R. M. Gladewater	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage Walker, Mrs. Valta Carthage Ross, H. K. Carthage Ross, H. K. Henderson Davis, Jeff Henderson Whittington, R. E. Henderson
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Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C. C. Kilgore McCarthy, Mary Virginia Longview McGee, George T. Kilgore Thompson, Ruby Kilgore Bolls, J. M. Longview Hitzfeld, R. M. Gladewater Houghlan, K, G. Gladewater McIntosh, D. Longview	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage Walker, Mrs. Valta Carthage Walker, Mrs. Valta Carthage Ross, H. K. Carthage Ross, Jeff Henderson Davis, Jeff Henderson Whittington, R. E. Henderson Barker, E. T. Overton Cathey, A. Overton
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C. C. Kilgore McCarthy, Mary Virginia Longview McGee, George T. Kilgore Thompson, Ruby Kilgore Bolls, J. M. Longview Hitzfeld, R. M. Gladewater Houghlan, K, G. Gladewater McIntosh, D. Longview Norris, Callie W. Longview	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage Walker, Mrs. Valta Carthage Walker, Mrs. Valta Carthage Ross, H. K. Carthage Ross, Jeff Henderson Davis, Jeff Henderson Barker, E. T. Overton Cathey, A. Overton Darden, O. F. Henderson
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C. C. Kilgore McCarthy, Mary Virginia Longview McGee, George T. Kilgore Thompson, Ruby Kilgore Bolls, J. M. Longview Hitzfeld, R. M. Gladewater Houghlan, K, G. Gladewater McIntosh, D. Longview	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage Walker, Mrs. Valta Carthage Walker, Mrs. Valta Carthage Ross, H. K. Carthage Ross, Jeff Henderson Davis, Jeff Henderson Davis, Jeff Overton Cathey, A. Overton Darden, O. F. Henderson Davis, J. L. Henderson Davis, J. L. Henderson
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C. C. Kilgore McCarthy, Mary Virginia Longview McGee, George T. Kilgore Thompson, Ruby Kilgore Bolls, J. M. Longview Hitzfeld, R. M. Gladewater Houghlan, K, G. Gladewater McIntosh, D. Longview Norris, Callie W. Longview Longview McGres, Callie W. Longview Longview McIntosh, D. Longview Longview McIntosh, D. Longview	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage Walker, Mrs. Valta Carthage Walker, Mrs. Valta Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, H. K. Carthage Carthage Ross, H. K. Carthage Ross, J. Henderson Davis, Jeff Henderson Davis, Jeff Overton Cathey, A. Overton Darden, O. F. Henderson Davis, J. L. Henderson Meyer, B. G. Overton
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C. C. Kilgore McCarthy, Mary Virginia Longview McGee, George T. Kilgore Thompson, Ruby Kilgore Bolls, J. M. Longview Hitzfeld, R. M. Gladewater Houghlan, K, G. Gladewater McIntosh, D. Longview Norris, Callie W. Longview Harrison County. Blalock, Jake Harleton	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage Walker, Mrs. Valta Carthage Walker, Mrs. Valta Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, H. K. Carthage Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, H. K. Carthage Rusk County. Crunk, Marjorie Henderson Davis, Jeff Henderson Davis, Jeff Overton Cathey, A. Overton Darden, O. F. Henderson Davis, J. L. Henderson Meyer, B. G. Overton Self, J. B. Overton Overton
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C. C. Kilgore McCarthy, Mary Virginia Longview McGee, George T. Kilgore Thompson, Ruby Kilgore Bolls, J. M. Longview Hitzfeld, R. M. Gladewater Houghlan, K, G. Gladewater Houghlan, K, G. Gladewater McIntosh, D. Longview Norris, Callie W. Longview Harrison County. Blalock, Jake Harleton Byrne, Frank Marshall	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage Walker, Mrs. Valta Carthage Walker, Mrs. Valta Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, H. K. Carthage Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, Jeff Henderson Davis, Jeff Henderson Davis, Jeff Henderson Cathey, A. Overton Cathey, A. Overton Darden, O. F. Henderson Davis, J. L. Henderson Meyer, B. G. Overton Self, J. B. Overton Shaw, Chas. W. Henderson
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C. C. Kilgore McCarthy, Mary Virginia Longview McGee, George T. Kilgore Thompson, Ruby Kilgore Bolls, J. M. Longview Hitzfeld, R. M. Gladewater Houghlan, K, G. Gladewater McIntosh, D. Longview Norris, Callie W. Longview Harrison County. Blalock, Jake Harleton Byrne, Frank Marshall Calloway, H. L. Marshall	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage Walker, Mrs. Valta Carthage Walker, Mrs. Valta Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, H. K. Carthage Carthage Carthage Ross, H. K. Carthage Carthage Ross, H. K. Carthage Carthage Ross, H. K. Carthage Carthage Rusk County. Crunk, Marjorie Henderson Davis, Jeff Henderson Cathey, A. Overton Cathey, A. Overton Darden, O. F. Henderson Davis, J. L. Henderson Meyer, B. G. Overton Self, J. B. Overton Shaw, Chas. W. Henderson Hinkle, Elizabeth Henderson
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C. C. Kilgore McCarthy, Mary Virginia Longview McGee, George T. Kilgore Thompson, Ruby Kilgore Bolls, J. M. Longview Hitzfeld, R. M. Gladewater Houghlan, K, G. Gladewater McIntosh, D. Longview Norris, Callie W. Longview Harrison County. Blalock, Jake Harleton Byrne, Frank Marshall Campbell, Lillian Marshall	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage Walker, Mrs. Valta Carthage Walker, Mrs. Valta Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, Jeff Henderson Whittington, R. E. Henderson Whittington, R. E. Henderson Cathey, A. Overton Cathey, A. Overton Darden, O. F. Henderson Davis, J. L. Henderson Meyer, B. G. Overton Self, J. B. Overton Shaw, Chas. W. Henderson Hinkle, Elizabeth Henderson Prator, D. C. Henderson
Beall, A. M. Longview Hollis, Ray Longview Horne, Myrtle Longview Hunter, H. Gladewater Pilley, W. Gladewater Reed, Helen Longview Rose, D. P. Kilgore Shettle, W. E. Gladewater Browning, Lois Kilgore Head, Tom F. Kilgore Tarver, Edna Longview Knox, J. M. Willow Springs Dobkins, C C. Kilgore McCarthy, Mary Virginia Longview McGee, George T. Kilgore Thompson, Ruby Kilgore Bolls, J. M. Longview Hitzfeld, R. M. Gladewater Houghlan, K, G. Gladewater Houghlan, K, G. Gladewater McIntosh, D. Longview Norris, Callie W. Longview Harrison County. Blalock, Jake Harleton Byrne, Frank Marshall Campbell, Lillian Marshall Davis, Louis Marshall	Panola County. Cadenhead, W. P. DeBerry Gholston, Mrs. Valta Carthage Matthews, Pink B. Carthage Ross, J. Kilby Carthage Baker, Y. R. Rt. 2, Logansport, La. Reeves, J. W. Carthage Ross, Sallie Mae Carthage Ross, H. Kilby Carthage Berry, Margaret Carthage Walker, Mrs. Valta Carthage Walker, Mrs. Valta Carthage Ross, H. K. Carthage Ross, H. K. Carthage Ross, H. K. Carthage Carthage Carthage Ross, H. K. Carthage Carthage Ross, H. K. Carthage Carthage Ross, H. K. Carthage Carthage Rusk County. Crunk, Marjorie Henderson Davis, Jeff Henderson Cathey, A. Overton Cathey, A. Overton Darden, O. F. Henderson Davis, J. L. Henderson Meyer, B. G. Overton Self, J. B. Overton Shaw, Chas. W. Henderson Hinkle, Elizabeth Henderson

George, C. C. Waskon Burns, J. M., Jr. Henderson Guest, Nina Marshall Carlson, P. G. Kilgore Garrett, George L., Jr. Marshall Covington, Mary Earle Henderson

Reaney, Charles F	Alired, Lois	Nacogdoches
Barber, S. R. Henderson	Bell, A. W	Nacogdoches
Welch, LouisHenderson	Lee, Lucile	
Yager, TouleeseHenderson	Lowery, A. L.	
Patrick, SueOverton	McClaran, D. V	
Skiles, Mary	Monzingo, S. F.	
Leachman, R. RRt. 1, Overton	Simpson, L. W.	
Tyer, L. AOverton	Stephens, Mrs. Geneva	
Tyer, L. H	Stephens, Mis. Geneva	- 1/800PGOCHOS
Tyer, D. H	Newton Cour	nty.
Shelby County.	Lenehan, Leland	
Crawford, EddyeTimpson	Lenenan, Letand	1 016d0
Crawford, J. C. Joaquin	Sabine Cour	ity.
Carlisle, PaulCenter		•
	McGown, J. Peyton	Hemphill
Hollister, RuthCenter	Dent, R. H.	Hemphill
Langham, W. PTimpson	McQuire, J. Peyton	Hemphill
Menefee, G. HCenter	Williams, S. R	Hemphill
Smith, Homer B. Timpson	Ener, J. H	Hemphill
Smith, HelenCenter		
Kimbro, T. DCenter	San Augustine	County.
Trammell, Geo. T. Timpson	Desire Table D	
Muldrow, L. SCenter	Davidson, John D	
Simmons, E. L. Center	Jordan, J. H.	Bronson
Fults, J. C. Rt. 2, Center	Maxey, S. C.	Bronson
Langhorne, Danne WTimpson	(Decl - C	
	Tyler Coun	ty.
THIRD DISTRICT.	Dean, W. J.	Pookland
Angelina County.	Kirkley, M. G.	
Angemia County.	Bishop, Gordon	
	DISHOP, GOLDON	warren
Wilson Mrs Hattie Inflain		
Wilson, Mrs. Hattie Lufkin	FOURTH DIST	
Hudgins, Mrs. EdLufkin	FOURTH DIST	
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin	FOURTH DIST	TRICT.
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin	Hardin Cou	TRICT.
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin	Hardin Cou	FRICT. oty. Sour Lake
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin	Hardin Cour Armstrong, Lois Yust, Margaret	TRICT. nty. Sour Lake Batson
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin	Hardin Cou	TRICT. nty. Sour Lake Batson
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin	Hardin Cour Armstrong, Lois Yust, Margaret Fountain, J. O	rRICT. nty. Sour Lake Batson Kountze
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin	Hardin Cour Armstrong, Lois Yust, Margaret	rRICT. nty. Sour Lake Batson Kountze
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning	Hardin Cour Armstrong, Lois Yust, Margaret Fountain, J. O	rRICT. nty. Sour Lake Batson Kountze
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin	Hardin Country Armstrong, Lois Yust, Margaret Fountain, J. O. Jefferson Control Anderson, Marion	rRICT. nty. Sour Lake Batson Kountze unty. Beaumont
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin	Hardin Countries Hardin Hardin Hardin Gaskin, G. W.	FRICT. Sour Lake Batson Kountze Inty. Beaumont Port Arthur
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin	Hardin Country Armstrong, Lois Yust, Margaret Fountain, J. O. Jefferson Country Anderson, Marion Gaskin, G. W. Wagner, Peter J	FRICT. Sour Lake Batson Kountze Inty. Beaumont Beaumont Beaumont
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin	Hardin Countries Armstrong, Lois Yust, Margaret Fountain, J. O Jefferson Countries Anderson, Marion Gaskin, G. W Wagner, Peter J Alford, Mary Mann	FRICT. Sour Lake Batson Kountze Inty. Beaumont Beaumont Beaumont
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin Mosley, Tracie Lufkin	Hardin Counter Armstrong, Lois	FRICT. Sour Lake Batson Kountze Inty. Beaumont Port Arthur Beaumont Port Arthur
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin	Hardin Counter Armstrong, Lois	FRICT. Sour Lake Batson Kountze Inty. Beaumont Port Arthur Beaumont Beaumont Beaumont Port Arthur
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin Mosley, Tracie Lufkin Cherokee County.	Hardin Country Armstrong, Lois Yust, Margaret Fountain, J. O Jefferson Country Anderson, Marion Gaskin, G. W Wagner, Peter J Alford, Mary Mann Baker, F. A. Barringer, L. O Bass, H. B.	ERICT. Sour Lake Batson Kountze Inty. Beaumont Beaumont Beaumont Beaumont Beaumont Beaumont Beaumont
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Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin Mosley, Tracie Lufkin Cherokee County. Goff, Lester Rusk Hill, Sue Crockett	Hardin Counter Armstrong, Lois Yust, Margaret Fountain, J. O Jefferson Counter Anderson, Marion Gaskin, G. W Wagner, Peter J Alford, Mary Mann Baker, F. A. Barringer, L. O Bass, H. B Bradley, Inez H	ERICT. Sour Lake Batson Kountze Inty. Beaumont Port Arthur Beaumont Beaumont Beaumont Beaumont Beaumont Beaumont Beaumont
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Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin Mosley, Tracie Lufkin Cherokee County. Goff, Lester Rusk Hill, Sue Crockett Cope, L. E. Mt. Selman Jones, Vivian Jacksonville	Hardin Country Armstrong, Lois Yust, Margaret Fountain, J. O. Jefferson Country Anderson, Marion Gaskin, G. W. Wagner, Peter J. Alford, Mary Mann Baker, F. A. Barringer, L. O. Bass, H. B. Bradley, Inez H. Broussard, Verne Hampton, Frances	ERICT. Sour Lake Batson Kountze Inty. Beaumont Beaumont Beaumont Port Arthur Beaumont Beaumont Port Arthur Beaumont Beaumont Beaumont Beaumont Beaumont Beaumont
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin Mosley, Tracie Lufkin Cherokee County. Goff, Lester Rusk Hill, Sue Crockett Cope, L. E. Mt. Selman Jones, Vivian Jacksonville Alexander, Birdie Jacksonville	Hardin Country Lois Yust, Margaret Fountain, J. O Jefferson Country Anderson, Marion Gaskin, G. W Wagner, Peter J Alford, Mary Mann Baker, F. A. Barringer, L. O Bass, H. B Bradley, Inez H Broussard, Verne Hampton, Frances Hill, Mrs. J. D	ERICT. Sour Lake Batson Kountze Inty. Beaumont Beaumont Beaumont Port Arthur Beaumont
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Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Dering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin Mosley, Tracie Lufkin Cherokee County. Goff, Lester Rusk Hill, Sue Crockett Cope, L. E. Mt. Selman Jones, Vivian Jacksonville Alexander, Birdie Jacksonville	Hardin Country Lois Yust, Margaret Fountain, J. O Jefferson Country Anderson, Marion Gaskin, G. W Wagner, Peter J Alford, Mary Mann Baker, F. A. Barringer, L. O Bass, H. B Bradley, Inez H Broussard, Verne Hampton, Frances Hill, Mrs. J. D Keith, Ida Mildred Kemp, Ogden A	Sour Lake Batson Kountze Inty. Beaumont Port Arthur Beaumont Port Arthur
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Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin Mosley, Tracie Lufkin Cherokee County. Goff, Lester Rusk Hill, Sue Crockett Cope, L. E. Mt. Selman Jones, Vivian Jacksonville Alexander, Birdie Jacksonville Brewer, Thelma Troup McCarroll, J. R. Bullard Jasper County.	Hardin Counter Armstrong, Lois Yust, Margaret Fountain, J. O Jefferson Content Anderson, Marion Gaskin, G. W Wagner, Peter J Alford, Mary Mann Baker, F. A. Barringer, L. O Bass, H. B Bradley, Inez H Broussard, Verne Hampton, Frances Hill, Mrs. J. D Keith, Ida Mildred Kemp, Ogden A McMillian, J. Guy Pardue, Mrs. Jessie Reid J. C.	Sour Lake Batson Kountze Inty. Beaumont
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin Mosley, Tracie Lufkin Cherokee County. Goff, Lester Rusk Hill, Sue Crockett Cope, L. E. Mt. Selman Jones, Vivian Jacksonville Alexander, Birdie Jacksonville Brewer, Thelma Troup McCarroll, J. R. Bullard Jasper County. Lock, J. A. Kirbyville	Hardin Country Lois Yust, Margaret Fountain, J. O Jefferson Country Anderson, Marion Gaskin, G. W Wagner, Peter J Alford, Mary Mann Baker, F. A. Barringer, L. O Bass, H. B Bradley, Inez H Broussard, Verne Hampton, Frances Hill, Mrs. J. D Keith, Ida Mildred Kemp, Ogden A McMillian, J. Guy Pardue, Mrs. Jessie Reid, J. C Riggs. Beris	Sour Lake Batson Kountze Inty. Beaumont
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin Mosley, Tracie Lufkin Cherokee County. Goff, Lester Rusk Hill, Sue Crockett Cope, L. E. Mt. Selman Jones, Vivian Jacksonville Alexander, Birdie Jacksonville Brewer, Thelma Troup McCarroll, J. R. Bullard	Hardin Country Armstrong, Lois Yust, Margaret Fountain, J. O	Sour Lake Sour Lake Batson Kountze Inty. Beaumont
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin Mosley, Tracie Lufkin Cherokee County. Goff, Lester Rusk Hill, Sue Crockett Cope, L. E. Mt. Selman Jones, Vivian Jacksonville Alexander, Birdie Jacksonville Brewer, Thelma Troup McCarroll, J. R. Bullard Jasper County. Lock, J. A. Kirbyville Adams, Margie Jasper	Hardin Country Armstrong, Lois Yust, Margaret Fountain, J. O	ERICT. Sour Lake Batson Kountze Inty. Beaumont
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin Mosley, Tracie Lufkin Cherokee County. Goff, Lester Rusk Hill, Sue Crockett Cope, L. E. Mt. Selman Jones, Vivian Jacksonville Alexander, Birdie Jacksonville Brewer, Thelma Troup McCarroll, J. R. Bullard Jasper County. Lock, J. A. Kirbyville	Hardin Course Armstrong, Lois Yust, Margaret Fountain, J. O	Sour Lake Sour Lake Batson Kountze Inty. Beaumont Arthur Beaumont Beaumont Beaumont Beaumont Arthur Beaumont
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Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin Mosley, Tracie Lufkin Cherokee County. Goff, Lester Rusk Hill, Sue Crockett Cope, L. E. Mt. Selman Jones, Vivian Jacksonville Alexander, Birdie Jacksonville Brewer, Thelma Troup McCarroll, J. R. Bullard Jasper County. Lock, J. A. Kirbyville Adams, Margie Jasper Nacogdoches County.	Hardin Course Armstrong, Lois Yust, Margaret Fountain, J. O	Sour Lake Batson Kountze Inty. Beaumont
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin Mosley, Tracie Lufkin Cherokee County. Goff, Lester Rusk Hill, Sue Crockett Cope, L. E. Mt. Selman Jones, Vivian Jacksonville Alexander, Birdie Jacksonville Brewer, Thelma Troup McCarroll, J. R. Bullard Jasper County. Colwell, Wilma Nacogdoches Hendricks, Forest Nacogdoches	Hardin Country Armstrong, Lois Yust, Margaret Fountain, J. O Jefferson Country Anderson, Marion Gaskin, G. W Wagner, Peter J Alford, Mary Mann Baker, F. A. Barringer, L. O Bass, H. B Bradley, Inez H Broussard, Verne Hampton, Frances Hill, Mrs. J. D. Keith, Ida Mildred Kemp, Ogden A McMillian, J. Guy Pardue, Mrs. Jessie Reid, J. C Riggs, Beris Robertson, R. G Frazier, Florence Estes, R. O Higgins, H. L Morris, H. G	Sour Lake Batson Kountze Inty. Beaumont
Hudgins, Mrs. Ed. Lufkin Miles, G. L. Lufkin Gryder, Robert C. Lufkin Robinson, John F. Lufkin Robinson, Mrs. John F. Lufkin Niles, G. L. Lufkin Deering, Dorothy Lufkin Derby, R. J. Lufkin Hubbard, F. N. Manning Crouch, E. K. Rt. 1, Lufkin Durham, Jake W. Lufkin Irick, Ray Lufkin Mosley, Tracie Lufkin Cherokee County. Goff, Lester Rusk Hill, Sue Crockett Cope, L. E. Mt. Selman Jones, Vivian Jacksonville Alexander, Birdie Jacksonville Brewer, Thelma Troup McCarroll, J. R. Bullard Jasper County. Lock, J. A. Kirbyville Adams, Margie Jasper Nacogdoches County. Colwell, Wilma Nacogdoches	Hardin Countries Armstrong, Lois Yust, Margaret Fountain, J. O Jefferson Countries Anderson, Marion Gaskin, G. W Wagner, Peter J Alford, Mary Mann Baker, F. A. Barringer, L. O Bass, H. B Bradley, Inez H Broussard, Verne Hampton, Frances Hill, Mrs. J. D Keith, Ida Mildred Kemp, Ogden A McMillian, J. Guy Pardue, Mrs. Jessie Reid, J. C Riggs, Beris Robertson, R. G Frazier, Florence Estes, R. O Higgins, H. L. Morris, H. G Lawrence, Eldora	Sour Lake Batson Kountze Inty. Beaumont Port Arthur Beaumont Beaumont Port Arthur Beaumont

Stern, Sid Beaumont	San Jacinto County.
Corbett, Glyn Port Arthur Howard, Mrs. Jessye Beaumont	Adams, OscarOakhurst
Boone, H. O. Beaumont	
Cooksey, WesBeaumont	Trinity County,
Simpson, J. A. Beaumont	Bell, H. JonesTrinity
Puryear, ElsieBeaumont	Jones, B. E. Groveton
Liberty County.	Walker County.
Land, C. CLiberty	Ross, Mrs. Kate BarrHuntsville
Parker, DonLiberty	Tucker, L. R.——Huntsville
Billingsly, A. L. Liberty	Butler, J. V
McClain, J. BLiberty	Rix, Annie Lee
Wells, L. L. Rt. 1, Hightower	McGuire, F. MHuntsville
Pendergast, O. PLiberty	Hardy, G. A Huntsville
Campbell, OmerLiberty	Thomason, MaudHuntsville
Orange County.	SIXTH DISTRICT.
James, C. A. Orange	Anderson County.
Peveto, HoraceOrange	Anderson County.
Chiasson, George WOrange	Askew, A. HRt. 1, Cayuga
Chaisson, George WOrange	Bradford, J. PPalestine
FIFTH DISTRICT.	Hughes, A. G. Frankston
	Askew, A. H. Cayuga
Grimes County.	Pessoney, Theresa Palestine
Lamkin, J. MNavasota	Anderson, E. J. Palestine Cook, M. E. Frankston
Buffington, T. PNavasota	Johnston, Walter Palestine
	Lewis, E. WPalestine
Houston County.	Swinney, Mrs. Mable Montalba
Stacks, E. J. Crockett	Scarbrough, S. FTennessee Colony
McCarty, C. M. Crockett	Montgomery, W. J. Palestine
Lathan, MarrieCrockett	Williams, Mrs. Verda Palestine
Trimble, Maye Crockett	Walker, Burton A. Palestine
Bray, E. F. Crockett	Awalt, A. B. Frankston
Hale, Dell	Huffman, Easie MaePalestine Robertson, C. APalestine
Hale, Mrs. Mayes Crockett	Dickey, Mrs. A. E. Palestine
Jones, Schultz Latexo McCracken, Ouida P. Crockett	Bickey, Mis. A. E alestine
	Freestone County.
Leon County.	St. Clair, E. BTeague
Hale, E. J. Centervile	Daniel, G. L. Rt. 2, Teague
Wedemeyer, J. ABuffalo	Gilpin, Woodrow WTurlington
Johnson, KarlOakwood	Newsom, D. CTeague
Madison County.	Stover, J. L. Teague
· ·	St. Clair, E. B. Teague
Ely, H. WMadisonville	Red, Miss Gwendolyn Fairfield
Montgomery County.	Eppes, John Freestone
•	McClure, H. C. Fairfield
Nutter, George VConroe	Henderson County.
Agee, Miss Doris Conroe	
Triplett, E. B. Conroe	Ferrell, A. S. Athens
Triplett, E. VConroe	Gilstrap, W. M. Athens Shirey, Ben Athens
Polk County.	Pickle, AliceAthens
I OIR COUNTY.	Stewart, H. R. Athens
Wright, B. MLivingston	Smith, Miles BAthens
Chandler, J. BCorrigan	Sholars, Dennis
McKellar, G. R., JrCold Spring	Allen, Richard HAthens
Poe, W. J. Cold Spring	Hughes, A. G. Rt. 1, Frankston Hestand, W. W. Chandler

			
Norwood, Mrs. Odie Mae	Athens	Baldridge, R. H.	Tvler
Askew, A. H. Rt.		Swaidner, Mrs. Mae	
Nolen, Miss Ruth		Kellogg, Mrs. Loraine W	
•	· · · · · · · · · · · · · · · · · · ·	Werner, William V	Tyler
Kaufman County	•	Butler, Vera	Troup
Fife, Mrs. Harry	Torrell	Taylor, Maie	Tyler
Dellis, L. L.		Brightwell, Mrs. Lulu	Tyler
McDonald, W. S.	Torrell	Johnson, Mrs. Annie L	Tyler
Barton, Mrs. Mildred	Terrell	Lowe, Miss Katherine	Tyler
Moody, Roy N.	Terrell	Lusk, Gertrude	Tyler
Morrow, Reuben	Kanfman	Kerallah, Jean	Tyler
Royal, W. B.	Terrell	Roden, C. J.	Tyler
Goodman, R. C.	Terrell	Hightower, J. Bernard	Tyler
Kiser, Jessie	Terrell	Saleh, Josephine	Tyler
	ĺ	Upshur County	T [*]
Navarro County.	•		
Allen, D. Lewis	Corsicana	Box, Mrs. Ruby	Big Sandy
Blake, Miss Halley	Corsicana	Dial, Ara	Gilmer
Elliott, William M.	_Corsicana	Gage, Mrs. Dee F. Rt. 2	, Gladewater
Gentry, Oren	. Corsicana	Shepperd, J. N.	Gilmer
Jackson, R. B.	_Corsicana	Vaughn, W. A.	
Mitchell, Miss Elizabeth	_Corsicana	Winn, Oscar	
Mabry, Mrs. G. RBloom		Baird, J. T.	Gilmer
McKinney, Mrs. M. R		Cook, Ernestine	Gilmer
Rogers, W. M.		Miller, Marie	
Dunbar, D. G.	_Corsicana	Ray, Claude	
Gay, Pauline	Corsicana	Stilwell, Earnest	
Chestnut, H. F.	Corsicana	Stephens, W. B.	
Crane, Mrs. Ruth	Corsicana	Moore, Ann	Gilmer
Sachse, J. D.	_Corsicana	Yan Zandt Cou	ntw '
Nowlin, W. R.	_Corsicana	yan zando cou	uvy.
Canady, Roy	_Corsicana	Dodson, J. T.	
Watson, L. N.	Corsicaña	Hubbard, T. F	Canton
Coates, Avis K		Humphries, J. E	
Shaw, J. B.	Frost		
SEVENTH DISTRI	Car	Wood County	7.
	.01.	Fulcher, N	
Camp County.		McKnight, Peyton	Alba
Roark, Herbert	Dittahung	Russell, J. C	
Itozia, Herbert	Pittsbuig	Simmons, Hazel	Alba
Smith County.		Stevenson, W. C.	Winnsboro
-	_	Stokes, Ben	Winnsboro
Allred, Raymond		Williams, George N	Alba
Allred, Renne, Jr.		Simmons, L'eon	noncer
Amis, Besse		Neyland, E. L.	w indsdoro
Butler, T. L.		EIGHTH DISTR	TON
Day, Jocelyn		<u> </u>	NIOI.
Fitzgerald, W. M.			7 .
Harris, Will		.[
Hergesheimer, Faye	Tyler	Garner, J. AB	en Franklin
Hubbard, O. L.	Tyler	Allison, E. M.	Cooper
Higginbotham, B. T.	Tyler	Shelton, Ann	Cooper
Hurt, Dorothy	Tyler	Mondish C M	Cooper
Lanier, Mary Katherine			
Moncrief, Gladys	TAIVIET	Franklin Coun	ււ y.
Dow Louisa	m1		
Ray, Louise	Tyler		Mt Vernon
Ray, Louise	Tyler Tyler	Goswick, Eva	_Mt. Vernon
Ray, Louise Smith, Brooksie L Taylor, Mrs. L. F	Tyler Tyler Tyler Tyler	Goswick, EvaCowan, Jessie	Mt. Vernon
Ray, Louise	Tyler Tyler Tyler	Goswick, EvaCowan, Jessie	Mt. Vernon Talco
Ray, Louise	Tyler Tyler Tyler Tyler Tyler Tyler	Goswick, Eva Cowan, Jessie Elliott, D. G	Mt. Vernon Talco Talco
Ray, Louise	Tyler Tyler Tyler Tyler Tyler Tyler	Goswick, Eva Cowan, Jessie Elliott, D. G Elliott, D. J	Mt. Vernon Talco Talco Mt. Vernon

Mitchell, J. D. Mt. Vernon	Dever, MadgeGainsville
Brown, O. PWinnsboro	Barnes, Allyne
Stinson, J. C Mt. Vernon	Timmis, Marie
Hopkins County.	Fannin County.
Continuity Continue Continue	Golden, L. E. Leonard
Sartin, Henry Sulphur Springs	Tyler, Albert E Honey Grove
Thomas, Talmadge Sulphur Springs Pickett, Alvis Sulphur Springs	Raiden, John M., Jr Honey Grove
Gafford, E. S Sulphur Springs	Magouirk, J. CBonham
Smith, Minter Sulphur Springs	Arledge, P. C. Bonham
Campbell, Lonnie Lee	Williams, J. EBonham
Sulphur Springs	Phillips, Flora Bonham
Mead, Loyd Sulphur Bluff	Dobbs, LucileBonham
Bean, C. A. Sulphur Springs	Tyler, Albert E. Honey Grove
Arnold, S. J. Peerless	Johnson, B. K. Bonham
Gardner, W. O Sulphur Springs	Wilson, C. V. Bonham
Heath, W. M. Sulphur Springs	Golden, O. L. Leonard Richards, N. R. Bonham
Stephens, R. F. Dike	Broadfoot, A. SBonham
Cowser, Roy Saltillo	Golden, B. B. Leonard
Hutchinson, D. B Sulphur Springs	dolden, B. D.
Clifton, Laura K Sulphur Springs	Grayson County.
T	Boyd, MaudeSherman
Lamar County.	Odle, Miss Edna Rae Sherman
Granberry, S. J	Welch, Mrs. Birdie Sherman
Whittington, M. P. Paris	Tucker, Miss Prinnie Sherman
Aikin, A. M., Jr. Paris	McCall, D. A. Sherman
Whipple, Margaret Paris	Petta, Victor George Sherman
Morrow, Gladys Paris	Schooling, A. HVan Alstyne
Smith, Odell, Rt. 6	
Smith, OdellParis	Watson, R. SWhitesboro
McClure, Mareen, Rt. 2 Paris	Blanton, O. L. Sherman
Cothran, Berniece, Rt. 2Caviness	Brooks, J. R. Sherman
Gibson, Helen Paris	Hefton, Marie Sherman
Hooker, E. E Paris	Telford, Evelyn Sherman
Faught, F. W. Paris	Schrader, J. H Sherman
Scott, Eleanor Paris	Baker, Roy G. Sherman
Henley, T. G. Paris Kelsey, J. R. Deport	Burnam, K. C. Tioga
Granberry, S. J. Paris	
Daniel, Joe Paris	
Hutchinson, J. Richard Paris	Buster, W. S. Sherman
Little, Edgar Caviness	Burns, Lorene Sherman
Daniels, Joe R. Paris	Howdeshell, H. B. Howe
Moomaw, Bess Paris	Brand, Mrs. Ruah E Sherman
Morse, A. Ray Paris	TENTH DISTRICT
Hutchinson, A Paris	
Red River County.	Collin County.
·	Chapman, J. L. Farmersville
Stiles, J. W. Annona	Harper, C. W. Prosper
Hancock, Estelle Clarksville	Hill, R. K. Frisco
Hegler, H. L. Avery	Montgomery, C. W. Frisco
McCulloch, J. R. Clarksville	Eastin, J. C. Westminster
Reed, J. L. Clarksville Glendinning, A. A. Clarksville	Lane, T. J. McKinney Moore, June McKinney
Wade, Peyton E. Detroit	Phillips, Mack E. Nevada
Cole, Ivy Fisher Clarksville	Cole, S. H. McKinney
Cole, ity risher Charastino	Frazier, Henry McKinney
NINTH DISTRICT	Melton, Mayo
01. 0	Reed, V. L. Plano
Cooke County.	Henry, Joe C. McKinney
Holman, Gilbert Gainsville	Hight, Cecil
Adaline Mrs. W. Green Gainsville	Strong, Willie Farmersville

Thornton, John D. 311 Merc. Bldg.

____Dallas Bank & Trust Co.

Toole, Albert J., Jr.

Hunt County.	Hall, Nan
Pottor T M Croonville	care J. H. Addison, Kirby Bldg.
Bailey, T. M. Greenville	Hamilton, Eunice
Baird, Juanita Greenville	2916 Throckmorton St.
Burch, L. C., Jr. Greenville	Heathcock, J. A3104 Live Oak St.
Ford, W. H. Quinlan	Holecamp, J. L. 2301 Ervay St.
Hildreth, Eleanor M. Greenville	Holmes, H. C. 1301 Second Ave.
Huffman, J. W. Greenville	Howell, P. Lcare Briggs Weaver
Mayfield, Angus CGreenville	Hudson, Mrs. Jessie
McKinney, MaryGreenville	care Oak Cliff Bank and Trust Co.
Parker, David KGreenville	Hunter, Edna L.
Ross, Laurriene Greenville	1003 Magnolia Bldg.
Ward, O. H. Greenville	Hyatt, DorothyTax
Bean, Helen J. Greenville	Collector's Office, Records Bldg.
Hulsay, MarvinGreenville	James, Marie2907 San Jacinto
Arnold, EarlGreenville	Johnson, William 2714 Penn. Ave.
Allen, J. M. Greenville	Jones, Jessie2907 San Jacinto
Nesbitt, C. A. Greenville	Jones, S. M. 1301 Camp St.
Hart, S. P. Commerce	Kelsey, Harry E. 3828 Eastside Ave.
Hart, JohnCommerce	Kemper, Inez508 Park Ave.
Wheeler, HerbertCommerce	Kendall, Roberta S.
Click, VernonGreenville	The MacMillan Co., Box 1891
Denney, Nell Evelyn Greenville	Kidwell, Fred 611 N. Pearl St.
Felty, Guy E. Wolfe City	Knepper, A. H. 801 Mercantile Bldg.
Poskerall Country	Koonce, T. H2411 S. Harwood St.
Rockwall County.	Lash, R. H. 2217 Bryan St.
Edwards, C. S. Rockwall	La Rene, Jenecare
Isbell, ClaudeRockwall	Culver Aircraft, Inc., Love Field
Stevenson, L. C. Rockwall	Leak, H. CFakes & Co.
Isbell, Claude Rockwall	Lee, W. A
abbott, Gladeo	604 Dallas Bank & Trust Co. Bldg.
ELEVENTH DISTRICT	Lindsey, J. C6414 Maple Ave.
•	Marshall, L. B. 3117 Knight St.
ELEVENTH DISTRICT Dallas County.	Marshall, L. B. 3117 Knight St. Mellen, Fred L. 6233 Velasco St.
Dallas County.	Marshall, L. B. 3117 Knight St. Mellen, Fred L. 6233 Velasco St. McCain, Belle
Dallas County. Postoffice address is Dallas, un-	Marshall, L. B3117 Knight St. Mellen, Fred L6233 Velasco St. McCain, Belle
Dallas County. Postoffice address is Dallas, unless otherwise indicated.	Marshall, L. B. 3117 Knight St. Mellen, Fred L. 6233 Velasco St. McCain, Belle care Hope Cottage Ass'n McCulloch, B. H
Dallas County. Postoffice address is Dallas, unless otherwise indicated. Adams, R. S	Marshall, L. B. 3117 Knight St. Mellen, Fred L. 6233 Velasco St. McCain, Belle care Hope Cottage Ass'n McCulloch, B. H Dallas Bank & Trust Co.
Dallas County. Postoffice address is Dallas, unless otherwise indicated.	Marshall, L. B. 3117 Knight St. Mellen, Fred L. 6233 Velasco St. McCain, Belle care Hope Cottage Ass'n McCulloch, B. H Dallas Bank & Trust Co. McGee, Branch L. Rt. 8, Box 389
Postoffice address is Dallas, unless otherwise indicated. Adams, R. S	Marshall, L. B. 3117 Knight St. Mellen, Fred L. 6233 Velasco St. McCain, Belle care Hope Cottage Ass'n McCulloch, B. H Dallas Bank & Trust Co. McGee, Branch L. Rt. 8, Box 389
Dallas County. Postoffice address is Dallas, unless otherwise indicated. Adams, R. S	Marshall, L. B. 3117 Knight St. Mellen, Fred L. 6233 Velasco St. McCain, Belle care Hope Cottage Ass'n McCulloch, B. H. Dallas Bank & Trust Co. McGee, Branch L. Rt. 8, Box 389 Mitchell, Ted H. 419 Republic Bank Bldg.
Postoffice address is Dallas, unless otherwise indicated. Adams, R. S	Marshall, L. B. 3117 Knight St. Mellen, Fred L. 6233 Velasco St. McCain, Belle care Hope Cottage Ass'n McCulloch, B. H Dallas Bank & Trust Co. McGee, Branch L. Rt. 8, Box 389 Mitchell, Ted H 419 Republic Bank Bldg. Morris, Jack 2726 Bentley Ave.
Postoffice address is Dallas, unless otherwise indicated. Adams, R. S	Marshall, L. B. 3117 Knight St. Mellen, Fred L. 6233 Velasco St. McCain, Belle care Hope Cottage Ass'n McCulloch, B. H Dallas Bank & Trust Co. McGee, Branch L. Rt. 8, Box 389 Mitchell, Ted H 419 Republic Bank Bldg. Morris, Jack 2726 Bentley Ave. Morris, H. D. 831 Woodlawn Ave.
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Postoffice address is Dallas, unless otherwise indicated. Adams, R. S	Marshall, L. B. 3117 Knight St. Mellen, Fred L. 6233 Velasco St. McCain, Belle care Hope Cottage Ass'n McCulloch, B. H Dallas Bank & Trust Co. McGee, Branch L. Rt. 8, Box 389 Mitchell, Ted H 419 Republic Bank Bldg. Morris, Jack 2726 Bentley Ave. Morris, H. D. 831 Woodlawn Ave. Murphy, J. W. (Pat) 1420 Commerce St.
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Frew, (Red) W. L.

Gaskins, Marie _____1019 Elm St.

_____207 Santa Fe Bldg.

	
Wamble, C. E.	Bromberg, H. L., Jr
care Dallas Brewery, Inc.	
Waggoner, J. FGrand Prairie	wich & Carrington, Magnolia Bldg.
Weems, Col. A. G. 3017 Thomas Ave.	Cameron, Tilson112 Cliff St.
White, BerthaTax	Corbett, O. H702 Santa Fe Bldg.
Collector's Office, Records Bldg.	Crowston, Jewel401 Coke Bldg.
Wilson, Sallie J. 5605 Reiger Ave.	Dallas, Bessie 3015 Arizona Ave.
Woolley, Gertrude E.	Dickerson, Jack
	311 Southland Life Bldg.
	Francis, Mrs. S. A.
Zell, M. L1727 Second Ave.	
Crowder, Pauline _1806 W. Tenth St.	419 N. Harwood St.
	Griffiths, J. L
Hoffman, Mrs. Lydia	
1131 Dallas Athletic Club	Harris Daisie care Joe L. Cunning-
Lindsley, Berrien M., Jr.	ham, Dallas Bank and Trust Bldg.
3712 Eulicid Ave.	Hughes, Dorothy
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Morris, Joe BaileyCity Hall	
Seitzler, PaulineCity Hall	Jones, Carl E. Auditor, Motorway
Taylor, C. MCity Hall	Freight Lines, 412 Latimer St.
Allen, Earnest	Reasonover, Farley
Baker, Ralph D.	701 Tower Petroleum Bldg.
1606 Republic Bank Bldg.	Riddle, Marjorie
Braude, Rae401 Allen Bldg.	701 Tower Petroleum Bldg.
Dates Ass 711 M III	Shanahan, M. W
Bates, Asa 711 N. Harwood	Shahahan, M. W
Brunken, Fred W.	1825 S. Ewing Ave.
1305 Gulf States Bldg.	Sherard, Virginia Mae
Dobbs, Lillian632 Wilson Bldg.	5211 Victor St.
Edwards, W. M. 508 Griffen St.	Leverett, O. R Southern Old
Fry, W. H. 2509 Pacific Ave.	Line Life Ins., Slaughter Bldg.
Gray, R. W.	Levy, Lillian1320 Peabody St.
	Liebman, Ruth201 Reilly Bldg.
1203 Dallas B. & T. Bldg.	Magan II C
Hill, Mary Koon-McNatt Storage Co.	Mason, H. C.
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Lassiter, S. E. 2806 Hall St.	307 Southland Life Bldg.
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Lockett, T. G. Rt. 5, Box 55	1109 Mercantile Bldg.
Morton, Loree 5738 Llano	McNerney, Irene3215 Maple Ave.
McCill W H 1915 Detterner Ame	Newland, Dona
McGill, W. H. 1215 Patterson Ave.	
Patterson, Mabel L.	902 First Nat'l. Bank Bldg.
care E. A. Johnson Co.	O'Dell, Bobby Hoopes Thornton
Price, R. J.	& Montgomery, Santa Fe Bidg.
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Richardson, R. N711 N. Harwood	200 Pythian Temple
Satterfield, Pat	Timberlake, Mary Ben
1014 Republic Bank Bldg.	920 Santa Fe Bldg.
Sikes, J. C	Tokay, Ethyl P. 1314 Wood St.
Tomlinson, Verona	
TUMITUSUR, VETURA.	Van Caarann W W
1000 70.11 70 0 70 701	Von Seggern, E. F.
1203 Dallas B. & T. Bldg.	813 First Nat'l, Bank Bldg.
Wathen, Frank J	813 First Nat'l, Bank Bldg. Walker, I. J. McCormick, Brom-
1203 Dallas B. & T. Bldg.	813 First Nat'l, Bank Bldg.
Wathen, Frank J	813 First Nat'l, Bank Bldg. Walker, I. J. McCormick, Brom-
Wathen, Frank J	Walker, I. J. McCormick, Bromberg, Leftwich & Carrington Watson, Mrs. R. W. 1209 Main St.
Wathen, Frank J	Walker, I. J. McCormick, Bromberg, Leftwich & Carrington Watson, Mrs. R. W. 1209 Main St. Wilkinson, R. A. 429 N. Harwood St.
Wathen, Frank J	Walker, I. J. McCormick, Bromberg, Leftwich & Carrington Watson, Mrs. R. W. 1209 Main St. Wilkinson, R. A. 429 N. Harwood St. Willard, L. M.
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Wathen, Frank J	Walker, I. J. McCormick, Bromberg, Leftwich & Carrington Watson, Mrs. R. W 1209 Main St. Wilkinson, R. A 429 N. Harwood St. Willard, L. M
Wathen, Frank J	Walker, I. J. McCormick, Bromberg, Leftwich & Carrington Watson, Mrs. R. W 1209 Main St. Wilkinson, R. A 429 N. Harwood St. Willard, L. M
Wathen, Frank J	Walker, I. J. McCormick, Bromberg, Leftwich & Carrington Watson, Mrs. R. W 1209 Main St. Wilkinson, R. A 429 N. Harwood St. Willard, L. M
Wathen, Frank J	Walker, I. J. McCormick, Bromberg, Leftwich & Carrington Watson, Mrs. R. W 1209 Main St. Wilkinson, R. A 429 N. Harwood St. Willard, L. M
Wathen, Frank J	Walker, I. J. McCormick, Bromberg, Leftwich & Carrington Watson, Mrs. R. W 1209 Main St. Wilkinson, R. A 429 N. Harwood St. Willard, L. M
Wathen, Frank J	Walker, I. J. McCormick, Bromberg, Leftwich & Carrington Watson, Mrs. R. W 1209 Main St. Wilkinson, R. A 429 N. Harwood St. Willard, L. M
Wathen, Frank J	Walker, I. J. McCormick, Bromberg, Leftwich & Carrington Watson, Mrs. R. W 1209 Main St. Wilkinson, R. A 429 N. Harwood St. Willard, L. M
Wathen, Frank J	Walker, I. J. McCormick, Bromberg, Leftwich & Carrington Watson, Mrs. R. W 1209 Main St. Wilkinson, R. A 429 N. Harwood St. Willard, L. M

Fisher, J. A. 3121 Oak Lawn	Ashberry, C. W3741 Atlanta St.
Kelly, Dorothy806 Fidelity Bldg.	Berry, Fred E. 2656 Main St.
Pratt, J. E. Southwestern Life Bldg.	Bishop, HerbertRichardson
Sparkman, Hal C2711 Oak Lawn	Buford, Jack EVickery
Walker, Dorothy H411 S. Akard	Carlton, Ross
Atkins, Dorothy 720 Fidelity Bldg.	1207-09 Mercantile Bldg.
Atalas, Dolothy 120 Fidenty Didg.	
Bolgiano, Gladys	Crouch, Mrytle1300 N. Madison St.
624 N. Texas Bldg.	Crow, A. R3903 Main St.
Bowles, F. R. 1204 Main St.	Emery, Fred CVeterans Ad-
Decree M D 709 Detroloum Didg	ministration, 315 Cotton Ex. Bldg.
Brewer, M. D. 702 Petroleum Bldg.	ministration, 515 Cotton Ex. Ding.
Bullock, W. TCounty Records Bldg.	Fallon, Mrs. C. S
Church, Edgar H.	912 Tower Pet. Bldg.
700 Wholesale Merchants Bldg.	Fowlkes, Pearl V1610 Pennsylvania
	Germany, Mrs. Nora
Coats, Janet1606 Rep. Bk. Bldg.	Germany, Mrs. Nota
Coe, F. L. Maintenance Div. No. 18, Willowbrook Road	1226 Athletic Club Bldg.
Div. No. 18, Willowbrook Road	Green, Nila Jo108 Rosemont
Collier, William424 Fidelity Bldg.	Hanna, Lillian M. 111 Ravenia Drive
Craddock, Nell720 Fidelity Bldg.	Holifield, A. L804 N. Beckley Ave.
Craduock, Nell120 Fidency Bids.	
Darrah, Irene1820 Canton St.	Huffhines, F.
Holcombe, T. J. 811 Praetorian Bldg.	1104 Dallas Bank & Trust Co.
Holekamp, J. L. 2301 S. Ervay St.	Hare, Cora D. care Amer. House-
Hudson, M. E.	hold Finance Co., 1409 Elm St.
1402 Gulf States Bldg.	Hyatt, Marx2508 S. Harwood
James, Agnes411 Sunset Ave.	Humphrey, Irene 1105 1/2 Main St.
Kirsch, Aug2203 Idaho St.	James, George WGarland
Vanaba Uanun G	Kaine Elerence A E Dem
Koepcke, Henry S.	Kaine, Florence A. F. Bow-
1118 First Nat'l Bank Bldg.	den Co., 406-7 Continental Bldg.
Larkin, Matt	Keeling, H. M.
care County Engineer's Office	_ 1503 Dallas Bank & Trust Bldg.
Lee, J. BGarland	
Lee, J. B	Keller, Thelma
McDaniel, Vivian	1615 Rep. Bank Bldg.
702 Oak Cliff Blvd.	Kent, Lura Richardson
Mercer, Mrs. George 319 E. 13th St.	Lintner, George 315 Wilson Bldg.
Miller, Mrs. G. W.	McDaniel, Vivian. 702 Oak Cliff Bldg.
3506 Kenilworth St.	McDonald, O. H. 111 N. Bishop St.
Mishler, B. R. 806 Jackson St.	McGee, Frank LRt. 8, Box 389
Nance, John1928 Bryan St.	Morrin, E. E. 808 Gulf States Bldg.
Page C H	Morrise Poht E 1925 Kirby Ridge
Poage, G. H.	Morriss, Robt. E. 1225 Kirby Bldg.
Poage, G. H. care County Engineers Office	Morriss, Robt. E. 1225 Kirby Bldg. Mullens, M. S., Jr.
Poage, G. H. care County Engineers Office Poterfield, W. W. 1707½ Main St.	Morriss, Robt. E. 1225 Kirby Bldg. Mullens, M. S., Jr Friend in Need Ben. Ass'n
Poage, G. H. care County Engineers Office Poterfield, W. W. 1707½ Main St.	Morriss, Robt. E. 1225 Kirby Bldg. Mullens, M. S., Jr Friend in Need Ben. Ass'n
Poage, G. H. care County Engineers Office Poterfield, W. W. 1707½ Main St. Rice, J. D. Main-	Morriss, Robt. E. 1225 Kirby Bldg. Mullens, M. S., Jr Friend in Need Ben. Ass'n
Poage, G. H. care County Engineers Office Poterfield, W. W. 1707½ Main St. Rice, J. D. Maintenance Div. 18, 5303 Bell Ave.	Morriss, Robt. E. 1225 Kirby Bldg. Mullens, M. S., Jr. Friend in Need Ben. Ass'n Myers, Mrs. B. E. Touchstone, Wight,
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Halleran, Marie 1211-16 Republic Nat'l Bank Bldg. Ihrie, Francis R	McCallum, T. F. 1921 Forest Ave. Miller, J. F. 421 S. Glasgow Drive Norris, H. D. 831 Woodlawn Ave. Pulley, Mrs. Ruby G. English Freight Co., 2107 N. Akard Shuey, Mary Grace 705 Magnolia Bldg. TWELFTH DISTRICT.
King, E. R 503 E. Woodlin Blvd.	Ellis County.
Madison, T. B. (Col.)2808 Thomas Ave.	
Maxey, Ben. L. Garland	Cook, J. E. Waxahachie McCluney, N. E. Waxahachie
Morrison, John F.	Connell, Mrs. M. L. Ennis
Palmerton, Mrs. Helen	Duke, J. H. Ennis
4625 Ross Ave.	McKee, Bert Ennis
Patterson, George708 Beckley	Levy, A. B. Ennis Alderman, Rosa Waxahachie
Ridgeway, E. M	Blair, Weldon
1121 Mencantile Bldg.	Sewell, L. B. Midlothian
Rockett, Mrs. Wilma. 701 Linz Bldg. Stanley, Floy	Tucker, J. WWaxahachie
1823 Republic Bank Bldg.	Jackson, Ina M
Timmons, Montella	Watson, R. L. Waxahachie Park, Jno. B. Itasca
817 Praetorian Bldg.	
Topletz, Jack M219 Slaughter Bldg. Van Over, Nellie B	Hill County.
Area Stat. Office, Reilly Bldg.	Barnard, Aubrey Brandon
Wallis, Jeanne D.	Brooks, Pendleton BHillsboro
914 Med. Arts Bldg.	Canon, J. D. Hillsboro Hall, Addie Hillsboro
Watson, R. S. 2203 Washington Ave.	Tinsley, H. C. Hillsboro
Stephens, Nettie315 Wilson Bldg.	Cole, Otis Hubbard
Mercer, Mary	Hooker, Anna B. Hillsboro
Smith & Carter, Gulf States Bldg.	Abernethy, J. MHillsboro
Heck, Miss Velma	Hood County.
Fernandez, Florentine Texas Dept.	Dennis, J. R. Lipan
of Pub., Texas Cen. Exposition	Jones, Geo. A. Granbury
Tipson, Annabelle	Juliff, W. F. Granbury Wohlford, James L. Granbury
Stephenson, Lucile	Venning, Mrs. Laura E. Granbury
720 Fidelity Bldg	Johnson County.
Thetford, H. M. 422 Linz Bldg.	Bradley, LolaCleburne
Thompson, Effie Friddle	Goad, Chas. MVenus
720 Fidelity Bldg. Townsend, Amelia J. 516 Rosemont	Clark, J. FrankGrandview
Tuley, Bess 720 Fidelity Bldg.	Ewing, IvaCleburne
Van Winkle, G. J. 1515 Elm St.	Hart, BessCleburne
Arnold, Dorothy care Gray & Thomas, Dallas Bank & Trust Co.	THIRTEENTH DISTRICT.
Bilbo, V. C Sullivan	Falls County.
& Wilson, 607-8 Mercantile Bldg.	Criswell, Pauline Marlin
Bishop, Mrs. Minnie 603 Gillespie	Hoelcher, Edward GRt. 4, Rosebud
Brown, Paul O. Eng- lish Freight Co., 2107 N. Akard	Stuart, H. W. Lott Fowler, Aline Marlin
Campbell, Allen D. 1921 Forest Ave.	Walker, W. J. Marlin
Dougherty, Lois 3508 Euclid Ave.	Porterfield, O. R. Lott
Fry, Miss Mary 3603 Gillespie St.	Limestone County.
Heathcock, J. A. 2304 San Jacinto St.	Bevill, ElmerGroesbeck
Hill, H. S. 611 Continental Bldg.	Bower, W. E. Prairie Hill
Hoggard, Miss Ruth Sullivan	Burney, Bonnie Groesbeck
& Wilson, 607-8 Mercantile Bldg.	Pinkard, Robert LMexia

McLennan County.	Brazos County.
Baker, F. GWaco	Jolley, LouiseCollege Station
Branch, Mrs. LulaWaco	Neelley, MarjorieCollege Station
Bridwell, T. FWaco	Bryan, W. ABryan
Carlisle, A. CWaco	Grant, R. B. Bryan
Cobb, T. D. Waco	Lloyd, J. C. Bryan
Davis, GenevieveWaco	Lloyd, J. C. Bryan
Embry, C. R. Waco	Burleson County.
Fannin, P. MWaco	
Fitzgerald, J. LWaco	Adamek, MiladyCaldwell
Fugate, WilmaWaco	Ramsey, J. ACaldwell
Gassaway, Mrs. Eddie Florence	Ramsey, J. Z. Caldwell
Rt. 5, Waco	Smith, G. ACaldwell
Goble, W. L., Sr. Waco	
Hollon, Tom SWaco	Robertson County.
Hocks, Sarah AWaco	Maris, ClarenceFranklin
Mansfield, JimmieWaco	Poetter, Alfred Franklin
Murphy, Mrs. Pearl Waco	Stegall, VernonFranklin
Onining H T	Harrison, Sam LCalvert
Quinius, H. J. Waco	Dyeess, Hubert
Shackelford, W. G. Waco	Dyeess, Hubert
Smith, JoyceWaco	Washington County.
Snoddy, H. A. Waco	washington county.
Spence, J. W. Waco	Addicks, John H. Brenham
Davidson, Edgar Waco	Free, ArthurBrenham
Meroney, C. A. Waco	1
Moore, Norah Waco	FIFTEENTH DISTRICT.
Russell, LucyleWaco	
Stone, Sammy Lane Waco	Austin County.
Summerour, Mrs. Vera Waco	Matejka, J. CSealy
Willis, J. D. Waco	
Clarke, Wm. T. Waco	Stafford, W. EBellville
McDowell, EustaceWaco	Colorado County.
Vinson, L. JWaco	1
Burdette, JamesWaco	Cason, G. M. Eagle Lake
McGlasson, Lora EssieWaco	77
Thomsen, Lila FWaco	
Wilson, TommyWaco	
Brown, BerneiceMcGregor	Fricke, Edgar L. Round Top
Chapin, A. H. McGregor	Trione, Edgar B.
Duke, Carl L. McGregor	Lavaca County.
Meador, W. M	
Sims, M. PWaco	Kubala, Joseph FYoakum
Chumley, HowardWaco	
Stoker, BobWaco	Kosler, O. A. Shiner
Stoker, WayneWaco	
Sutton, DoisWaco	
Compton, S. BCrawford	
Gillespy, James BWaco	Agopian, DaveBrookshire
Shackelford, W. BWaco	Mitchell, L. E. Hempstead
Milam County.	SIXTEENTH DISTRICT.
Howell, W. L. Rockdale	
Trotter, C. W Minerva	
Leonard, MaurineCameron	
· Butchee, R. D Cameron	
	lane with asserting implication
Reaves, J. H. Cameron	
Fanning, Myra LeeCameron	Aaron, A. C. 7021 Ave. C
McLerran, ImogeneCameron	Adams Mad D 9505 Ding St
Marek, Ladis Cameron	Adcock, Juanita 170 Glendale Drive
FOURTEENTH DISTRICT.	Addkison, Mrs. Chas. S.
Bastrop County.	1021 Bankers Mortg. Bldg.
Laurence, L. E. Elgin	
Moore, Mrs. Esthlov S. Bastrop	care Humble Oil & Rfg. Co.
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Alleman, Leon SRt. 5, Box 49	Edminister, Mrs. M. A
Amerman, A. E., Jr 2010 Gulf Bldg.	care Batterson Tire Co.
Anderson, C. L. 1402 Tabor St.	Farquhar, M. E1516 Truxillo St.
Andrews, J. V. 1707 Colquitt	Fitzgerald, T. McK_3220 Francis St.
Armstrong, C. E. Goose Creek	Fogarty, C. CGoose Creek
Ash Tourise 9150 Toward Daine	
Ash, Louise2159 Inwood Drive	Forston, K
Aves, Paul H	care Black Bros. Furn. Co.
San Jacinto Trust Bldg.	Frank, H. G. J
Baker, Lawrence B.	2802 Harrisburg Blvd.
301 Houston Land & Trust Bldg.	Fulcher, John T.
Bates, Frances3008 1/2 Caroline St.	1518 Washington Ave.
Beckley, Eugene T.	Fuller, Geraldine 203 Fannin Bldg.
Oth Til Charles Dide	
9th Fl., Sterling Bldg.	Gall, June C1411 Sterling Bldg.
Bell, Mrs. Eva A.	Gallie, J. F2011 Esperson Bldg.
406 San Jacinto Bldg.	Garcia, Lena
Beman, R. P., Jr. Guaranty Bldg.	
	1509 Second Nat'l Bldg.
Benbow, Margaret	Greeves, L. M. 1217 Shell Bldg.
11th Fl., Esperson Bldg.	Gridley, W. D. 617 Esperson Bldg.
Bennett, Ross P. 119 Main St.	Grossberg, Dave N 1709 Gray Ave.
Dennett, Ross F113 Main St.	
Berry, H. R. 2200 Brooks St.	Hall, Grace M.
Black, Geo. H.	Franklin & Blankenbecker
care Black Bros. Furn. Co.	Hancock, Hermena 8126 Ogden St.
Blake, Thos. W., Jr.	Hardman, H. N. 1600 Caroline St.
1614 2nd Nat'l Bank Bldg.	Harlan; G. William
Bogan, Gus T., Jr317 Shell Bldg.	501 Esperson Bldg.
Bonner, Anita	Harris, M. 1617 Shell Bldg.
211 Citizens Bank Bldg.	Hartshorn, Mrs. James
Booth, Vera Esperson Bldg.	711 Milby Ave.
Botts, Mattie Adele	Healy, R. C. 510 Chronicle Bldg.
844 1st Nat'l Bank Bldg.	Herbert, J. G. care Dow Motor Co.
Bouiffle, Mrs. A. D.	Hines, Louis M. 711 Henley St.
801 Esperson Bldg.	Hirsch, J. M. 1204 Washington Ave.
Bourgeois, V. J. care Dow Motor Co.	Hoovestol, P. T.
Boyd, Beuron 210 Scanlan Bldg.	301 Houston Land Bldg.
Boykin, J. R2902 Wichita St.	Hopson, Louise 1720 Maury St.
Bruce, S. K. 317 Shell Bldg.	Howard, Lynn 2323 Albans Road
Bumpers, Frances Evelyn	Hunt, W. W
740 Kress Bldg.	Humphreys, J. W
Cairns, F. I.	Federal Land Bank
7th Fl., Southern Pacific Bldg.	Hysaw, C. G. 1106 Shell Bldg.
Cannon, Edna M.	Ingraham, Joe815 Esperson Bldg.
care Humble Oil & Rfg. Co.	Iio, Ilice
Carnes, Ernest C746 Kress Bldg.	Jecker, Mary Margaret
Casey, L. A. 501 Esperson Bldg.	428 Shell Bldg.
Casey, S. R. 523 Esperson Bldg.	Johlke, Miss Margaret Tombali
Clark, Dorothy P.	Johnson, Evelyne
San Jacinto Nat'l Bank	308 State Nat'l Bldg.
	Tohnson Mare D
Clarke, Minta care Dow Motor Co.	Johnson, Mary E.
Clayton, R. G. 2614 Fannin St.	422 Marine Bank Bldg.
Cordray, Lydia 2600 Esperson Bldg.	Johnson, J. C. 107 Jamica St.
Cosby, H. O1117 E. 23rd St.	Johnson, W. J. Humble
Crispi, J. L.	Jones, P. D 3216 Washington Ave.
care So. Texas Com'l Nat'l Bank	Kelly, Frank H1302 W. Pierce
Cunningham, G. H.	Kennard, M. L. 5 N. Milam St.
1710 Leeland Ave.	King, Miss Hazel
Davis, C. W 923 Shell Bldg.	809 State Nat'l Bldg.
Davisson, Claude L. 219 Shell Bldg.	Lacas, D. J3rd Fl., Courthouse
Davitte, John 523 Esperson Bldg.	Landers, E. G.
	MANUELD, E. U
Dixon, Onie M. 1415 Esperson Bldg.	4410 Harrisburg Blvd.
Donahue, Frank. 501 Esperson Bldg.	Lawler, A. J
Dorroh, Mabel 2401 Wheeler St.	Lewis, K. F1118 California St.
	Lindsey, Roy H.
Dowby, B. E501 Esperson Bldg	l
Dyer, Willie G. 6712 Sherman	1106 2nd Nat'l Bank Bldg.

Lloyd, Arthur E. 5226 Clarement St.
Liova, Arthur E., 5226 Clarement St. 1
Long Canab A 1901 Departure Dide
Long, Sarah A1301 Esperson Bldg.
Lusch, Geo. N244 Ashbury St.
Maaz, Paul Citizens Bank Bldg.
75 3 40 63 75
Mahaffey, Chas. B.
care Humble Oil & Rfg. Co.
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Marten, O. J.
care Bunte Oil & Gas Co.
Maria Description of the Carlo
Martin, Byron1106 Shell Bldg.
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Manhham Windrad C
Mashburn, Winifred G.
Texas State Hotel
Matlage, Chas. B.
Mattase, Chas. D.
4311 Washington Ave.
McCullough, R. H.
MCOUNTUES 11, 11, 11, 11, 11, 11, 11, 11, 11, 11
care J. S. Abercrombie Co.
McIntosh, R. M. 1120 Franklin St.
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McIver, H. W
McIver, Henry
Transi County Engineering Don't
Harris County Engineering Dept.
Miller, Grace Showers & Moncrief
Manney Ton 1109 Willord Ct
Miller, Grace Showers & Moncrief Moore, Lee 1102 Willard St. Moos, Fay 1015 Commerce Ave.
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Margan Eronk ann Dow Motor Co
Morgan, Frank care Dow Motor Co.
Morgan, W. D. 1417 Polk Ave.
Mugrage, Lois
care Guardian Trust Co.
Naul, Gladys Esperson Bldg.
Out Clare 2000 C A 1 C
Orth, Clara 2208 Crawford St.
Paris, Hazel 409 Sterling Bldg.
David Mania Off The Division Division
Paris, Mazle 815 Esperson Bldg.
Parker, LaVerne 923 Shell Bldg.
Dorton Martin 1694 TT
Paxton, Morton 1636 Hawthorne
Pelter, Dorothy
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516 Nat'l Stand. Bldg.
Peterson, M. A. 1802 W. Gray Ave.
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Peterson, M. A. 1802 W. Gray Ave. Phillips, W. I. 2505 Gulf Bldg. Ray, L. L. Heights Lumber Yard Raymond, Billie 3200 Main St. Reinhardt, Florence L. 4605 Center St.
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516 Nat'l Stand. Bldg. Peterson, M. A. 1802 W. Gray Ave. Phillips, W. I. 2505 Gulf Bldg. Ray, L. L. Heights Lumber Yard Raymond, Billie 3200 Main St. Reinhardt, Florence L. 4605 Center St. Reuter, L. C. 1713 Washington Ave. Riquelmy, Zora M.
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Peterson, M. A. 1802 W. Gray Ave. Phillips, W. I. 2505 Gulf Bldg. Ray, L. L. Heights Lumber Yard Raymond, Billie 3200 Main St. Reinhardt, Florence L. 4605 Center St. Reuter, L. C. 1713 Washington Ave. Riquelmy, Zora M. 1409 Second Nat'l Bldg. Robinson, Florence P. 1405 Liveoak St. Ross, Mrs. S. P. 1404 Houston Land Bldg. Sale, O D. 1513 Louisiana St. Schaeffer, Elga 302 Shell Bldg. Schuhsler, A. J. 5316 Dora St. Schultz, Charles 5 N. Milam St. Sears, William G. 1241 W. Bell St. Shaffer, Ralph A. 916 Second Nat'l Bank Bldg.
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Peterson, M. A. 1802 W. Gray Ave. Phillips, W. I. 2505 Gulf Bldg. Ray, L. L. Heights Lumber Yard Raymond, Billie 3200 Main St. Reinhardt, Florence L. 4605 Center St. Reuter, L. C. 1713 Washington Ave. Riquelmy, Zora M. 1409 Second Nat'l Bldg. Robinson, Florence P. 1405 Liveoak St. Ross, Mrs. S. P. 404 Houston Land Bldg. Sale, O D. 1513 Louisiana St. Schaeffer, Elga 302 Shell Bldg. Schuhsler, A. J. 5316 Dora St. Schultz, Charles 5 N. Milam St. Sears, William G. 1241 W. Bell St. Shaffer, Ralph A. 916 Second Nat'l Bank Bldg. Shaw, L. N. 1301 Esperson Bldg. Shelby, Dorothy 1617 Travis St. Short, Mrs. Gene 2528 Gulf Bldg. Short, Joe 826 Chroncle Bldg.
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Peterson, M. A. 1802 W. Gray Ave. Phillips, W. I. 2505 Gulf Bldg. Ray, L. L. Heights Lumber Yard Raymond, Billie 3200 Main St. Reinhardt, Florence L. 4605 Center St. Reuter, L. C. 1713 Washington Ave. Riquelmy, Zora M. 1409 Second Nat'l Bldg. Robinson, Florence P. 1405 Liveoak St. Ross, Mrs. S. P. 1404 Houston Land Bldg. Sale, O D. 1513 Louisiana St. Schaeffer, Elga 302 Shell Bldg. Schuhsler, A. J. 5316 Dora St. Schultz, Charles 5 N. Milam St. Sears, William G. 1241 W. Bell St. Shaffer, Ralph A. 916 Second Nat'l Bank Bldg. Shaw, L. N. 1301 Esperson Bldg. Shelby, Dorothy 1617 Travis St. Short, Mrs. Gene 2528 Gulf Bldg. Short, Joe 826 Chroncle Bldg. Simmons, Miss Louvenia

Smith, Horace R. 2428 Gulf Bldg., P. O. Box 1657
Smith, Vivian705 Citizens Bank Bldg.
Spivey, Thos. W. 924 Adele St.
Sterns, Genevievecare Humble Oil & Rfg. Co.
Stevens, Claire E. 617 Esperson Bldg.
Stokes, Wm. N., Jr
Farm Credit Administration, Houston Bank for Cooperatives
Stoltje, Grace
204 Citizens State Bldg. Surber, C. C. 5811 Fordham St.
Swanson, Alice E. 231 Courtland St.
Sweatt, EdwinaHouston
Teague, H. P.
care County Clerk's Office
Thomas, Nora P. O. Box 1723
Thornton, L611 Gray St.
Townsend, Albert2512 Calumet Drive
Vermillion, Viola M. 2016 2nd Nat'l Bank Bldg.
Wadsworth, Roy E. 1909 2nd Nat'l Bank Bldg.
Warner, Hilda care Davis Motor Co.
Weaver, C. R., Jr2608 Oakcliff St. Webb, Edith
Welch, Mrs. R. D.
Welling, C. Acare Dow Motor Co.
Welling, C. A.—care Dow Motor Co.
White, F. W. Criminal Courts Bldg. Wilcox, W. H. 1633 Marshall St.
Williams, Miss Mildred
2126 Gulf Bldg.
Williams, R. L. 407 Hill St. Witherspoon, Ford C., Jr.
care Humble Oil & Rfg. Co.
Wiggins, C. D. 317 Shell Bldg.
Young, D. W., Jr.
501 Esperson Bldg.
Young, Alice Gulf Bldg. Younkin, John L. 2121 Gulf Bldg.
Yule. John 1317 Kinling St
Yule, John 1317 Kipling St. Zingery, W. W. 523 Esperson Bldg.
Zirjacks, L. W. 1019 Bayland Ave.
Albert, M. J.
care Lone Star Finance Corp.
Blackwell, B. L. Goose Creek Caldwell, L. A. 4904 Louisiana
Carr, Miss Maudray 1409 Lincoln
Kuss, W. L. Houston
Ladin, William 409 State Nat'l Bank Bldg.
Skinner, H. J.
701 State Nat'l Bank Bldg. Stratford, Frank B. Right-of-Way Dept., Courthouse
Right-of-Way Dept., Courthouse
Amdur, Zelda Houston

SEVENTEENTH DISTRICT.	DeWitt County.
Brazoria County.	Harris, Mrs. Beryl DuBoseCuero
J. R. Smith Sweeny Mrs. Clarita Smith Sweeny Hazel Perkins West Columbia Eunice Law Alvin A. G. Lawrence Alvin Schock, Edna Alvin	Jackson County. Stallings, H. B Edna Traylor, Mildred Edna Karnes County.
Chambers County.	Bell, Mrs. Henry Kenedy
Collins, Joseph F. Anahuac Fuller, J. P. Winnie Marshall, A. W., Jr. Anahuac Scherer, Julian Anahuac	Live Oak County. Pugh, W. F
Fort Bend County.	}
Starr, Mrs. Geraldine Rosenberg Bender, Vlasta Richmond Blase, Clara Rosenberg Chadil, Libby Rosenberg Burke, L. B. Rosenberg Lehmann, Nannie M. Rosenberg McFarlane, Judge W. I. Richmond	Buckley, Leo C
Galveston County.	Natho, V. A. Mathis
Cannady, E. W. Galveston Driscoll, E. R. Galveston Johanssen, F. R. Alta Loma Mayer, W. S. Galveston Steinbrink, Lee Galveston Walker, Chas. J., Jr. Galveston Fredickson, W. R. Galveston Johnson, J. J. Galveston York, Xina Galveston Carl, Bryan Galveston Dempster, Robert Hitchcock Stoltz, Elva Galveston Schurig, H. E. Galveston	Victoria County. Ammerman, H. E. Victoria Clark, M. L. Victoria Green, S. E., Jr. Victoria Wilson County. Craighead, Patty Jo Floresville Ford, Bertha D. Floresville NINETEENTH DISTRICT. Gonzalee County.
Wharton County.	Burchard, Marzella
Ward, C. A. Louise Benton, Esther Wharton Gilbert, K. G. New Gulf Longwood, P. H. El Campo Ritchey, R. B., Jr. Hungerford Williams, H. E. Wharton Greer, E. A. Wharton	Guadalupe County. Kutac, August Seguin Starcke, Lucile Seguin Hays County. Swimmy, Lorine San Marcos
	TWENTIETH DISTRICT.
Bee County. Chancy, Roy E. Beeville Morgan, Margaret Beeville Buckler, Harold Beeville Doughty, S. P. Beeville Calhoun County.	Burnet County. Jamison, H. A
White, Mrs. Ella Mikula Port Lavaca	Combs, George W. Lampasas McAnelly, Clyde D. Lometa

Llano County.	Bergman, Ruth	Austin
Vest, Berford C Lla	Guinn, Lena West	Austin
Smathers, J. JValley Spri	g Williamson C	ounty.
San Saba County.	Clarke, Tom H	
Baker, J. HSan Sa	Southern, Mrs. V. A	
Kuykendall, L. A. San	A G 77 0, TT . AL	Thrall
Tisdale, W. RSan San	Tungerson, Manciln	Taylor
Robbins, E. W. San Sa	_ 44.001140, Ax. 11	
Todd, E. J	" Octroeder Derma	
Munsell, DeanSan San	_ DII + CHORJ , II. O	
	DHILLER, 11, 7,	
Travis County.	Arning, Edmund	
· ·	Lackey, A. Lee	
Phinney, Louise Snow Aus	n Reed, J. R.	
Avery, Frances Aus	m Wilcox, S. E., Jr.	
Allen, Mrs. Corrie B. Aus	Nowlin, D. D.	
Avery, HelenAus	wilder, Catherine Kettler, Hattie	Taylor
Bandy, W. A Aus	л і	I ayıvı
Garner, WilliamAus	n TWENTY-FIRST	DISTRICT.
Jirasek, JuliaAus	n)	
Lannen, James A. Aus	n Bell Coun	ity.
Mansell, E. T. Aus	n Yalma Danalum	Tomple
Orman, Fountain H. Aus	Helms, Evelyn	Vous or
Peavy, Zella M. Aus		Tample T
Speckels, E. T. Aus	***	Tomple
Steinle, John, JrAus	AA 1	Vounganori
Taylor, Louise Aus Cherico, Lucile Aus	n Bassel, Neal	Tomple
Cherico, Lucile	Cole, Will I., Jr.	Temple
Cruse, Kire VAus		Temple
Speckels, A. W	• • • • • • • • • • • • • • • • • • • •	
Arnold, Joy Aus		anty.
Boyd, James R. Aus	in i	-
Mallett, Kathryn Aus	!	
White, A. L. Au	Coryell Co	unty.
Odom, Will EAus Reed, ReineAus	in Hedgpeth, Kenneth D	Catesville
Wear, Harry L. Aus		
Wilson, MargueriteAu		Gatesville
Woodman, Dorothy Au		Gatesville
Lee, H. B. Au	· (
Creasy, John C. Au		
Hodges, Mrs. LoisAu		Gatesville
King, Alice T Au	in Jones, Mat	Gatesville
King, C. B. Au	in Leaird, Byron, Jr	Gatesville
McGowen, GraceAu	in Poston, R. O.	Turnersville
Scharath, HelenAu	in Voss, Louise	Gatesville
Smith, Kenneth D. Au	in Wells, Grady E	Gatesville
Hutto, W. F Au	in Wilson, Frankie	Gatesville
La Roche, Mrs. Frances DAu	in Smith, Nora H	Gatesville
Ringstaff, M. LAu	in Lacey, Joyce	Gatesville
Watson, AnnAu	in Rivers, Irene	Gatesville
Burks, William TAu	in Pollard, W. W	Uglesb
Backstrom, FlorenceAu		ntv
George, CorneliaAu	1 П	-
Huie, W. OAu	in Main, C. R.	
Allison, SelmaAu	in Oxford, W. J., Jr	Stephenville
Andress, R. JAu	in Hamilton C	ounty.
Baker, Madeline L. Au	ın ļ	-
Barker, StephenAu		
Randolph, BeverleyAu	in Baker, J. C.	Shive
		STARBARVIII
Burns, Beulah Au Johnson, Marshall A. Au	in Main, C. R.	Decpiton in

TWENTY-SECOND DISTRICT.	Smith, Luther H.	Quanah
	Swindell, Cora	
Denton County.		
McKnight, F. WDenton	Knox County.	•
Waggoner, Helen Denton	Lowrey, S. P.	Knox City
Barton, J. A. Denton	Moore, S. D.	
Holloway, R. E. Denton	Everton, A. J.	Knox City
Mann, W. E Denton	Lee, Homer, Jr.	Munday
Piner, F. E. Denton	Wichite County	
Powledge, T. BAubrey	Wichita County.	
Hopkins, AvisDenton	Martin, Jno. MWi	chita Falls
Jack County.	Martin, John MWi	chita Falls
-	Huckabee, W. MWi	
McCanlies, L. C. Jacksboro	Alexander, B. H. B	
Maddux, T. BJacksboro	Holloway, Fred FWi	
Montague County.	Robinson, Ada Belle Wi	
	Blackshear, Joe	
Scitern, J. C. Spanish Fort	Brothers, D. A. Wi	coita rails
Palo Pinto County.	Mawman, George AWi Moore, Laura JeanWi	
	Cate, Rose MaryWi	
Cranford, J. D Mineral Wells	Cunningham, Lea GWi	
Tidwell, Lula Palo Pinto	Dougherty, R. B. Wi	
Ranspot, Penix Mineral Wells	Jones, Paul WaggonerWi	
Whatley, C. V. Palo Pinto	Whyte, J. E.	
Harris, J. T. Mineral Wells	Davis, Lola M	
Costello, Lee Ella Pickwick	Maricle, O. P	
Parker County.	Stacks, Mrs. LeeWi	
·	Unsell, Miss Mildred Wi	
Waldock, Margaret Weatherford	White, Mrs. Thurman Wi	
Thomas, Morris SWeatherford	Jones, HaroldWi Fitts, J. BWi	
Cherry, J. R. Weatherford	Schoolfield, TredaWi	
Witherspoon, DorothyWeatherford Wood, LeeSpringtown	Hull, Miss Mary LouWi	
Hodges, NellWeatherford	Crump, H. CWi	chita Falls
	Holmgren, BonnieWi	chita Falls
TWENTY-THIRD DISTRICT.	Spearman, Mrs. Frances B	
Archer County.	Baldwin, W. BWi	
•	Collum, LenoraWi	chita Falls
Brink, H. AHolliday	Estes, J. KWi	chita Falls
Baylon Conney	Fisher, EvelynWi Griggs, KittleWi	
Baylor County.	Henderson, Franklin Wi	chita Falla
Berry, OmaSeymour	Hines, H. F. Wi	chita Falls
Harrison, A. F. Seymour	Jackson, JosephineWi	chita Falls
St. Clair, Hal Seymour	Johnson, B. FWi	chita Falls
Clay County.	Kelsey, Grace	chita Falls
•	Luecke, A. E	chita Falls
Slegle, T. E Henrietta	Nicholson, Peggy Wi	
Foard County.	Prothro, James Earl Wi	
	Rhoads, La VeraWi Shankle, Geo. CWi	chita Palla
Stewart, EvaCrowell	Alexander, B. H. B	urkhurnatt
Gallaway, ClaudeCrowell	Sparks, Mildred Wi	chita Falls
King, ClydeCrowell	Staley, Chas. W	chita Falls
Hardeman County.	Staley, Mary LouiseWi	chita Falls
·	Stokes, J. B., JrWi	chita Falls
Green, Mrs. TaftQuanah	Thompson, Nell B	chita Falls
Robinson, SamChillicothe	Waggoner, Clarence Wi	chita Falls
Boyd, HughQuanah	Waelder, Faye GWi	chita Falls
Conn, J. W. Quanah	Howell, Hazel	Electra
Henry, Ella Bell Quanah	Percell, Eva	Electra
Joiner, U. H. Quanah	Weston, Vera	Dieceig

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_	Knox Count	
ם ה	Lowrey, S. P.	Vnor Olim
ַח	Moore C D	Truesott
ם ה	Moore, S. D Everton, A. J	From City
n	Lee, Homer, Jr.	Munday
	Lee, Homer, Jr	Munuay
n y	Wichita Cour	aty.
n	Martin, Jno. M	Wichita Falls
	Martin John M	Wichita Falls
	Huckabee, W. M. Alexander, B. H.	Wichita Falls
0	Alexander B H	Rurkhurnett
0	Holloway, Fred F	Wichita Falls
_	Robinson, Ada Belle	Wichita Falls
	Blackshear, Joe	
t	Brothers, D. A.	
τ	Mawman, George A.	
	Moore, Laura Jean	Wichita Falls
	Cate Rose Mary	Wichita Falls
8	Cate, Rose Mary Cunningham, Lea G. Dougherty, R. B.	Wichita Falls
0	Dougherty R R	Wichita Falls
В	Jones, Paul Waggoner	Wichita Walla
0	Whyte I E	Iowa Park
8	Whyte, J. E	Wichita Falls
k	Maricle, O. P.	Wichita Falls
	Stacks Mrs Lee	Wichita Falls
	Stacks, Mrs. Lee Unsell, Miss Mildred	Wichita Falls
	White, Mrs. Thurman	Wichita Falls
d	Jones, Harold	Wichita Falls
d	Fitts, J. B.	Wichita Falls
d d	Schoolfield, Treda	Wichita Falls
_	Hull, Miss Mary Lou.	
n d	Crumn H C	Wichita Falls
u	Holmgren Bonnie	Wichita Falls
	Crump, H. C	Burkburnett
	Baldwin, W. B	Wichita Falla
1	Collum. Lenora	Wichita Falls
.	Estes, J. K.	Wichita Falls
y	Dishar Design	Wichita Mell-

		
Wilbarger County.	Duncan, Leo	
Dhilling Dynan Vonnen	Duncan, L. C.	
Phillips, ByronVernon Smith, LulaVernon	Griffith, E	Weinert
Bagley, Miss EvaVernon	Huntsman, Pete	
Newth, James Vernon	Jones, R. H.	Weinert
Wester D I Verson	Lisle, Mrs. James A	
Walton, R. J. Vernon	Mathison, R. N	
Hailburton, Catherine HVernon	Overton, M. E.	
McCroskey, MyrtieVernon Price, C. PVernon	Pace, Lynn	Haskell
Roberts, Joe YVernon	Wadzeck, Mark B	
Roberts, Joe 1veinon	Arrington, J. W	Rule
Young County.	Hollar, EddArrington, Wilbur	Haskell Rule
Ford, Joe K. Graham	Jones Count	her .
Graham, Ola Mae Graham	Jones Count	oy.
Melott, Clara Mae Graham	McDaniel, Walter	Stamford
Caswell, R. E. Graham	Ekdahl, Carl	Stamford
Parsley, W. FJean	Smith, G. J.	Stamford
Barney, A. COlney	Alexander, J. M	Stamford
Brazelton, J. B. Olney	Holland, Elmer	Anson
Curlee, U. V. Olney	Osment, H. L.	Stamford
Johnson, A. WOlney	Dean, R. S.	Hamlin
Perry, C. W. Olney	Snarks, L. S.	Hamlin
Shirey, WOlney	Via. E. P	Hamlin
Stephen, G. B.——Olney	Harrison, W. B.	Stamford
Elledge, John RGraham	Taylor Fred	Stamford
Ringgenberg, LesterGraham	Williams, C. A	Avoca
Simpson, W. E. Graham	Orr, Jewell	Anson
Stewart, FreddaGraham	NEIGH-LAND CO.	4
Farmer, MargaretGraham	Mitchell Cou	nty.
Daniels, A. BLoving	Morrison, Earl	Colorado
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MARKET STATES AND STEP HARE TO SCHOOL STATES	Odom, C. C	Colorado
TWENTY-FOURTH DISTRICT.	Odom, C. C. Bennett, Harold	
•	Bennett, Harold	Loraine Colorado
Callahan County.	Bennett, Harold	Loraine Colorado
Callahan County. Foy, Mrs. S. W	Bennett, Harold Odom, S. C. Richardson, R. L. Richardson, V. J.	L'oraine Colorado Colorado Colorado
Callahan County. Foy, Mrs. S. W. Baird South, Ralph C. Clyde	Bennett, Harold Odom, S. C. Richardson, R. L. Richardson, V. J. Bennett, Harold	L'oraine Colorado Colorado Colorado Colorado
Callahan County. Foy, Mrs. S. W. Baird South, Ralph C. Clyde Calhoun, E. A. Cross Plains	Bennett, Harold Odom, S. C. Richardson, R. L. Richardson, V. J. Bennett, Harold Costin, L. A.	L'oraine Colorado Colorado Colorado Colorado Colorado
Callahan County. Foy, Mrs. S. W. Baird South, Ralph C. Clyde Calhoun, E. A. Cross Plains Andrews, B. F. Baird	Bennett, Harold Odom, S. C. Richardson, R. L. Richardson, V. J. Bennett, Harold Costin, L. A. Barton, Juanita	L'oraine Colorado Colorado Colorado Colorado Colorado Colorado
Callahan County. Foy, Mrs. S. W. Baird South, Ralph C. Clyde Calhoun, E. A. Cross Plains Andrews, B. F. Baird	Bennett, Harold Odom, S. C. Richardson, R. L. Richardson, V. J. Bennett, Harold Costin, L. A.	L'oraine Colorado Colorado Colorado Colorado Colorado Colorado
Callahan County. Foy, Mrs. S. W. Baird South, Ralph C. Clyde Calhoun, E. A. Cross Plains Andrews, B. F. Baird Eastland County.	Bennett, Harold Odom, S. C. Richardson, R. L. Richardson, V. J. Bennett, Harold Costin, L. A. Barton, Juanita Price, Katherine	L'oraine Colorado Colorado Colorado Colorado Colorado Colorado Colorado
Callahan County. Foy, Mrs. S. W. Baird South, Ralph C. Clyde Calhoun, E. A. Cross Plains Andrews, B. F. Baird Eastland County. Flowers, Ruby Carbon	Bennett, Harold Odom, S. C. Richardson, R. L. Richardson, V. J. Bennett, Harold Costin, L. A. Barton, Juanita Price, Katherine Nolan Coun	L'oraine Colorado Colorado Colorado Colorado Colorado Colorado
Callahan County. Foy, Mrs. S. W. Baird South, Ralph C. Clyde Calhoun, E. A. Cross Plains Andrews, B. F. Baird Eastland County. Flowers, Ruby Carbon Pearson, Ellen Eastland	Bennett, Harold Odom, S. C. Richardson, R. L. Richardson, V. J. Bennett, Harold Costin, L. A. Barton, Juanita Price, Katherine Nolan Coun Hazlewood, Mrs. W. A	L'oraine Colorado Colorado Colorado Colorado Colorado Colorado Colorado Colorado
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Granstaff, M. LCaddo	Gillespie County.
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Breeding, Mrs. DorothyAbilene	}
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Canefax, Ray SAbilene	Brice, W. JSalt Gap
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Gullahorn, J. T. Abilene	Stucke, O. H
White, Geo. LMerkel	Schaeg, Chas. Brady Sikes, R. M. Doole
Baker, Joseph H. Abilene	1
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Dalton, RuthAbilene	Tom Green County.
Throckmorton County.	1
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Stribling, SloanThrockmorton	Carson, HaroldSan Angelo Carson, Mrs. W. WSan Angelo
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Brown County.	Crowder, Mrs. IreneSan Angelo
Hoskinson, Miss GeorgiaBrownwood	73311.44 73
Beckham, T. G. Zephyr	Tree Car I
Bell, Fred Y. Brownwood	Hamilton, J. L. San Angelo
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Yarbrough, L. NBangs	
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Goison, J. WColeman	Williamson Ross San Angelo
Brookshire, Raymond EColeman	Johnson, W. ASan Angelo
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Arthur, EComanche	c Clark. Mrs. OpalSan Angelo
Martin, J. HComanche	Carson, Mrs. G. B. San Angelo

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Krogman, E. J. Raymondville	Johnson, Mrs. Virginia L.
Roots, R. L. Raymondville	425 S. Lake St
Roots, R. LRaymondvine	Jones, Chester L. 2001 Ashlan
TWENTY-EIGHTH DISTRICT.	Joseph, Herbert
	Lawrence, Highfill & Terr
Tarrant County.	Kincaid, Estelleen
	613 Ft. Worth Nat'l Bank Bldg
Post office address is Fort Worth,	
unless otherwise indicated.	Lattimore, H. S. Trinity Life Bldg
Anata Bear Day	Lefler, Edna
Apetz, Mrs. Bernice	1608 Ft. Worth Nat'l Bank Bldg
Barham, H. F. 917 N. Main St.	Lowery, Georgia
Barnam, H. F. 917 N. Main St.	Thannisch Chevrolet Co
Bishop, H. R. 114 1/2 W. Belknap	McClure, J. M. 600 W. 7th St
Bridges, Arthur T. Arlington	McKay, Mildred 1712 Virginia Plac
Briggs, C. G. Builders Material	McLarty, Erma Grace601 W. 2nd
Co., Inc., Daggett and Lipscomb St.	McLaughlin, C. L4050 Mt. Verno
Bowen, Leslie Texas Christian Univ.	McNutt, C. C. Arlingto
Brook, Nell1605 Main St.	Mehl, Milton J1501 Fair Bldg
Callahan, Miss Dorothy	Moss, Lester 115 E. 10th S
414 Petroleum Bldg.	Nathan, Ann
Carrell, Howard	1003 Burk Burnett Bldg
811 W. T. Waggoner Bldg.	Mix, Jno. W. 318 Majestic Bldg
Carstarphen, Bob	Norman, J. R.
	care S. P. Railway Co. (?
care Lawrence, Highfill & Terry	l
Cherry, Charles L.	Norris, Mrs. Jim CaddyFair Bldg
1924 Forest Park Blvd.	Osborne, Miss Fannie
Cherry, C. L. The Fair Bldg.	410 Sinclair Bldg
Cramer, W. W2511 Prairie Ave.	Pearson, Russell H.
	Minnesota Mutual Life Ins.
Dahl, William	Co., Ft. Worth Nat'l Bank Pldg
Ft. Worth Nat'l Bank Bldg.	
Ft. Worth Nat'l Bank Bldg. Dansby, Walter W. 3759 W. 6th St.	Phillips, Edwin T., Jr. Box 198
Ft. Worth Nat'l Bank Bldg. Dansby, Walter W. 3759 W. 6th St. Davies, Joe S. 2511 5th Ave.	Pickett, John3505 Ave.
Ft. Worth Nat'l Bank Bldg. Dansby, Walter W. 3759 W. 6th St. Davies, Joe S. 2511 5th Ave.	Pickett, John3505 Ave.
Ft. Worth Nat'l Bank Bldg. Dansby, Walter W. 3759 W. 6th St. Davies, Joe S. 2511 5th Ave. Duff, Lyda 1414 7th Ave.	Pickett, John3505 Ave. I Prewett, AleeneTrinity Life Bldg
Ft. Worth Nat'l Bank Bldg. Dansby, Walter W. 3759 W. 6th St. Davies, Joe S. 2511 5th Ave. Duff, Lyda 1414 7th Ave. Eastin, Miss Dorothy 1326 Alston	Pickett, John3505 Ave. I Prewett, Aleene Trinity Life Bldg Prichard, Walter 214 1/2 Main St
Ft. Worth Nat'l Bank Bldg. Dansby, Walter W. 3759 W. 6th St. Davies, Joe S. 2511 5th Ave. Duff, Lyda 1414 7th Ave.	Phillips, Edwin T., Jr. Box 198 Pickett, John 3505 Ave. I Prewett, Aleene Trinity Life Bldg Prichard, Walter 214½ Main St Redmond, Effie 1408 7th Ave Reed, G. C. 607 Petroleum Bldg

Rhodes, J. P	Johnson, Elizabeth
Schoremoyer, Stella	care Frank A. Ogil-
Continental Nat'l Bank	vie, Ft. Worth Nat'l Bank Bldg.
Scott, Mrs. W. E 207 Harding St.	Joseph, Herbert A. 210 Renfro Bldg.
Trotti, W. A	Mayfield, Seth Southern States
1308 Ft. Worth Nat'l Bank Bldg.	Life Ins. Co., Burk Burnett Bldg. Neal, Mary
Watkins, F. E. 1808 Belmont	care B. F. Johnson, T. & P. Bldg.
Williams, Geo1805 6th Ave.	Price, Lloyd E.
Harris, W. S506 Capps Bldg.	1608 Ft. Worth Nat'l Bank Bldg.
Huffman, Mabel1301 N. Main St.	Satow, Lee P. O. Box 13
Jackson, Acare A. J.	Self, W. M
Beavers, 404 Burk Burnett Bldg.	Steiner, Arthur A1808 College Ave.
Latson, C. H. Fort Worth	Tillery, R. H.
Merrill, SamFort Worth	Tillery, R. H. 206 Dan Waggoner Bldg.
Phelan, Margaret Fort Worth	Thoup, M. GFort Worth
Welch, Walter LFort Worth Ashley, Alice406 Majestic Bldg.	Van Orden, Pete 1712 Virginia Place
Baker, Bessie 816 Burnett St.	Watts, Walter 312 Main St.
Carshon, Sadye Maye. 2400 Harrison	Welch, Walter R616 W. 7th St. Brown, Katherin3705 Ave. G
Cogdell, James P724 Hawkins St.	Holland, Lucile B227 W. 15th St.
Copeland, E. E.	Logan, A. R. 2700 Scott St.
care Republic Supply Co.	Rainwater, J. W3002 Ave. F
Dansby, W. W. Fort Worth Eaves, H. M. 2307 McKinley Ave.	Shellberg, J. A921 Lamar St.
George, A. C	Thompson, WalkerFort Worth
Gray, Emmit A1905 W. Humboldt	TWENTY-NINTH DISTRICT.
Koci, Justina2115 Ross Ave.	Brewster County.
Lewis, R. L. 510 Woodrow St.	Drewster County.
McCarthy, Carmelica1230 Hurley Ave.	Ament, Charles A Alpine
McCormick, T. L. 803 Lamar St.	Cottle County.
Mirick, Mary 4805 Washburn St.	
Neeley, JohnFort Worth	Carruth, M. Paducah
Parr, Jack	Freeman, Odell
Pearman, R. W. 1204 W. 7th	Hutchinson, O. D. Paducah
Ray, H. C702 Burk Burnett Roberson, T. E1309 S. Adams	McKnight, JunePaducah
Rabon, Dorothy	Majors, T. APaducah
1908 Ben Hall Court	Messer, T. A. Paducah
Seymour, W. E. 214 Boaz St.	Reid, Dawson Paducah
Taylor, O. W	Thomas, O. L. Paducah Newsom, Will Cee Vee
Thompson, C. HSinclair Rfg. Co.	
Van Blarcom, Bettye310 Capps Bldg.	Crane County.
Venning, M. Lauryl 2800 E. 4th St.	Herring, GlenythCrane
Zeibig, Paul	
Barber, John LSouthern States	Ector County.
Life Ins. Co., Burk Burnett Bldg.	Moore, J. AOdessa
Carstarphen, R. E. 210 Renfro Bldg.	Merritt, LaurieOdessa
Christopher, T. S	Kellum, Allen NOdessa
Clark, H. R. Kennedale	El Paso County.
Corek, C. C402 Capps Bldg.	
Couk, C. C. 402 Capps Bldg.	Goodman, Archie El Paso
Craft, Eunice E. 1814 Fair Bldg.	Donnelly, Paul W
Duerett, Barbara MaeFort Worth	Brewington, Johnny El Paso Denton, Mrs. Eleanor F1 Paso
Dumas, L. W	Wilson, H. L. El Paso
	W 118UH, 11. D
mancock, jerrine i aut rair biog.	Davis, W. T., JrEl Paso
Harris, W. Lykes212 Capps Bldg.	Davis, W. T., Jr. El Paso Leavell, C. H. El Paso
Hancock, Jerrine 1807 Fair Bldg. Harris, W. Lykes 212 Capps Bldg. Hoffman, Rubye	Davis, W. T., Jr
Harris, W. Lykes 212 Capps Bldg.	Davis, W. T., Jr

Stahmann, AllenEl Paso	l
	Sparks, Mary MaudMidland
Lofquist, R. W. El Paso	Dozier, E. B. Midland
Villalobos, FrankEl Paso	Alarid, Kate TilsonMidland
Fossum, R. M. El Paso	Sparkman, ColonelMidland
Olivas, MariaEl Paso	Ammerman, Mrs. Hazel Midland
Street, BettyEl Paso	Mays, HowardMidland
Ward, M. V. El Paso	Straughan, H. L. Midland
Maxon, HowardEl Paso	Parsons, Jessie MoodyMidland
Thompson, V. MEl Paso	Gilpin, R. IMidland
McMechen, ElsieEl Paso	Page Country
Chamberlain, HelenEl Paso	Pecos County.
Miller, R. F El Paso	Stevens, L. AIraan
Arellano, GavinaEl Paso	Ì
Wesson, R. BEl Paso	Presidio County.
Street, BettyEl Paso	
McKee, Annie El Paso	Urias, J. AlbertMarfa
Blair, E. L. El Paso	Bates, WillieMarfa
Kusinsky, Florence M. El Paso	Reagan County.
Rehin, A El Paso	tycagan County.
Wolf, TheoEi Paso	Burton, HTexon
Jones, A. A. El Paso	
Isaacks, Rutledge El Paso	Reeves County.
Poe. Dennis M El Paso	Ded Die
Rell Estelle E. El Paso	Elliott, F. W. Red Bluff
Bishop, Mrs. Laura El Paso	Date, D. M. management
Brown, Margie O El Paso	Lockhart, Lenora H Balmorhea
Daniel, R. T. El Paso	Upton County.
Dunne, Edward A. El Paso	- '
Hampson, T. I. El Paso	Lewis, Gladys
Rede, NateEl Paso	Tarvin, Lola EvalynRankin
Wilton, Mrs. Florence L. El Paso	
Kelly, Mrs. M. L. El Paso	Uvalde County.
Tomlinson, Verona El Paso	l distribution
Tippin, F. E. El Paso	Davis, Mrs. Joe F
Приц, г. и	Doughty, Ross, Jr. Uvalde
Glasscock County	Davis. Mamie
Glasscock County.	Davis, MamieUvalde
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Gray, Y. C. Garden City	}
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Gray, Y. C. Garden City Kinney County.	Val Verde County. Donaho, MarvinDel Rio
Gray, Y. C. Garden City	Val Verde County. Donaho, MarvinDel Rio
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Gray, Y. C	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G Del Rio Ward County.
Gray, Y. C	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G Del Rio Ward County. Tunstall, Tom Pyote
Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A Monahans
Gray, Y. C	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A Monahans Murray, M. B Grand Falls
Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone Maverick County.	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G. Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A. Monahans Murray, M. B. Grand Falls Burkholder, Hazel Barstow
Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A Monahans Murray, M. B Grand Falls Burkholder, Hazel Barstow Cothrun, Cecil Wickett
Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone Maverick County.	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G. Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A. Monahans Murray, M. B. Grand Falls Burkholder, Hazel Barstow
Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone Maverick County. Stone, Mrs. L. B. Quemado Medina County.	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G. Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A. Monahans Murray, M. B. Grand Falls Burkholder, Hazel Barstow Cothrun, Cecil Wickett Henslee, Alleen Pyote Tatom, Fern Monahans
Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone Maverick County. Stone, Mrs. L. B. Quemado Medina County. Bendele, Clara Hondo	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G. Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A. Monahans Murray, M. B. Grand Falls Burkholder, Hazel Barstow Cothrun, Cecil Wickett Henslee, Alleen Pyote Tatom, Fern Monahans Turner, Oscar Royalty
Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone Maverick County. Stone, Mrs. L. B. Quemado Medina County. Bendele, Clara Hondo Burgin, J. H. Hondo	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G. Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A. Monahans Murray, M. B. Grand Falls Burkholder, Hazel Barstow Cothrun, Cecil Wickett Henslee, Alleen Pyote Tatom, Fern Monahans Turner, Oscar Royalty Dryden, Mrs. W. H. Monahans
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Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone Maverick County. Stone, Mrs. L. B. Quemado Medina County. Bendele, Clara Hondo Burgin, J. H. Hondo	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G. Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A. Monahans Murray, M. B. Grand Falls Burkholder, Hazel Barstow Cothrun, Cecil Wickett Henslee, Alleen Pyote Tatom, Fern Monahans Turner, Oscar Royalty Dryden, Mrs. W. H. Monahans Chambers, John S. Royalty Green, C. C. Wickett Chambers, John F. Royalty
Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone Maverick County. Stone, Mrs. L. B. Quemado Medina County. Bendele, Clara Hondo Burgin, J. H. Hondo Burgen, J. H. Hondo Midland County.	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G. Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A. Monahans Murray, M. B. Grand Falls Burkholder, Hazel Barstow Cothrun, Cecil Wickett Henslee, Alleen Pyote Tatom, Fern Monahans Turner, Oscar Royalty Dryden, Mrs. W. H. Monahans Chambers, John S. Royalty Green, C. C. Wickett Chambers, John F. Royalty Wurtz, Anna Monahans
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Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone Maverick County. Stone, Mrs. L. B. Quemado Medina County. Bendele, Clara Hondo Burgen, J. H. Hondo Burgen, J. H. Hondo Midland County. Thomas, J. Louis Midland Goodman, James H. Midland	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G. Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A. Monahans Murray, M. B. Grand Falls Burkholder, Hazel Barstow Cothrun, Cecil Wickett Henslee, Alleen Pyote Tatom, Fern Monahans Turner, Oscar Royalty Dryden, Mrs. W. H. Monahans Chambers, John S. Royalty Green, C. C. Wickett Chambers, John F. Royalty Wurtz, Anna Monahans Nolan, Josephine Royalty
Kinney County. Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone Maverick County. Stone, Mrs. L. B. Quemado Medina County. Bendele, Clara Hondo Burgen, J. H. Hondo Midland County. Thomas, J. Louis Midland Goodman, James H. Midland Freeman, Miss L. M. Midland	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G. Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A. Monahans Murray, M. B. Grand Falls Burkholder, Hazel Barstow Cothrun, Cecil Wickett Henslee, Alleen Pyote Tatom, Fern Monahans Turner, Oscar Royalty Dryden, Mrs. W. H. Monahans Chambers, John S. Royalty Green, C. C. Wickett Chambers, John F. Royalty Wurtz, Anna Monahans Nolan, Josephine Royalty
Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone Maverick County. Stone, Mrs. L. B. Quemado Medina County. Bendele, Clara Hondo Burgen, J. H. Hondo Midland County. Thomas, J. Louis Midland Goodman, James H. Midland Freeman, Miss L. M. Midland Webb. Lorene Midland	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G. Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A. Monahans Murray, M. B. Grand Falls Burkholder, Hazel Barstow Cothrun, Cecil Wickett Henslee, Alleen Pyote Tatom, Fern Monahans Turner, Oscar Royalty Dryden, Mrs. W. H. Monahans Chambers, John S. Royalty Green, C. C. Wickett Chambers, John F. Royalty Wurtz, Anna Monahans Nolan, Josephine Royalty Winkler County.
Kinney County. Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone Maverick County. Stone, Mrs. L. B. Quemado Medina County. Bendele, Clara Hondo Burgin, J. H. Hondo Midland County. Thomas, J. Louis Midland Goodman, James H. Midland Freeman, Miss L. M. Midland Webb, Lorene Midland Saunders, Mozelle Midland	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G. Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A. Monahans Murray, M. B. Grand Falls Burkholder, Hazel Barstow Cothrun, Cecil Wickett Henslee, Alleen Pyote Tatom, Fern Monahans Turner, Oscar Royalty Dryden, Mrs. W. H. Monahans Chambers, John S. Royalty Green, C. C. Wickett Chambers, John F. Royalty Wurtz, Anna Monahans Nolan, Josephine Royalty Winkler County. Winkler County.
Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone Maverick County. Stone, Mrs. L. B. Quemado Medina County. Bendele, Clara Hondo Burgin, J. H. Hondo Burgen, J. H. Hondo Midland County. Thomas, J. Louis Midland Goodman, James H. Midland Goodman, James H. Midland Freeman, Miss L. M. Midland Webb, Lorene Midland Saunders, Mozelle Midland Jesse, Laura Midland	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G. Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A. Monahans Murray, M. B. Grand Falls Burkholder, Hazel Barstow Cothrun, Cecil Wickett Henslee, Alleen Pyote Tatom, Fern Monahans Turner, Oscar Royalty Dryden, Mrs. W. H. Monahans Chambers, John S. Royalty Green, C. C. Wickett Chambers, John F. Royalty Wurtz, Anna Monahans Nolan, Josephine Royalty Winkler County. Young, G. I. Wink
Kinney County. Kartes, Carl Brackettville Loving County. Stratton, E. L. Mentone Maverick County. Stone, Mrs. L. B. Quemado Medina County. Bendele, Clara Hondo Burgin, J. H. Hondo Burgen, J. H. Hondo Midland County. Thomas, J. Louis Midland Goodman, James H. Midland Goodman, James H. Midland Freeman, Miss L. M. Midland Webb, Lorene Midland Saunders, Mozelle Midland Jesse, Laura Midland	Val Verde County. Donaho, Marvin Del Rio Velasco, G. G. Del Rio Ward County. Tunstall, Tom Pyote Starnes, J. A. Monahans Murray, M. B. Grand Falls Burkholder, Hazel Barstow Cothrun, Cecil Wickett Henslee, Alleen Pyote Tatom, Fern Monahans Turner, Oscar Royalty Dryden, Mrs. W. H. Monahans Chambers, John S. Royalty Green, C. C. Wickett Chambers, John F. Royalty Wurtz, Anna Monahans Nolan, Josephine Royalty Winkler County. Young, G. I. Wink

THIRTIETH DISTRICT.	Fuller, WilmaPlainview
	Wayland, Miss MargueritePlainview
Andrews County.	Alexander, Mrs. MaudePlainview
Williams, J. PAndrews	Western Course
Weatherby, O. GAndrews	Hockley County.
Heath, H. MAndrews	Jinkins, S. LLevelland
Polloy County	Murrah, J. N. Levelland
Bailey County.	Evans, BernardRopes
Copley, A. WMuleshoe	Wade, H. CPettit
McCrary, W. CBaileyboro	Bradley, Miss MarthaLevelland
Black, W. TMuleshoe	Smith, Geo. PLevelland
Vaughan, J. D. Muleshoe	T1 Co4
Holt, H. C	Howard County.
Hoods, R. L	Meier, W. LBig Spring
Cochran County.	McCombs, S. ABig Spring
·	Boatler, T. T. Big Spring
Hill, RoyMorton	Gay, Miss EdithBig Spring
Crosby County.	Thomas, Geoge TBig Spring
•	Bugg, AgnesBig Spring
Taylor, C. B. Ralls	Beck, Nell Big Spring
Moss, J. P. Cone Adams, S. E. Cone	Amos, C. A. Big Spring Bassetti, Olga Big Spring
Crausby, CleoCrosbyton	Driver, CurtisBig Spring
Gill, HubertMcAdoo	Peters, HelenBig Spring
Stovall, E. L. Ralls	Carpenter, Henry Big Spring
Hargrave, M. G. Ralls	Oliver, Odessa
Flowers, BurtLarenzo	Williams, LucilleBig Spring
Wren, W. E. Crosbyton	Brake, Florence Big Spring
Beaver, W. K. Ralls	Emmons, Virginia
Howard, Roy BCrosbyton Shell, FredRalls	Davenport, E. G. Big Spring Gray, Ruth Big Spring
Suem, FredRans	Gray, Ruth
Dawson County.	Kent County.
Rothell, A. GLamesa	McMahon, DanJayton
Day, D. S. Lamesa	Robinson, Miss BessJayton
Curtis, E. L. Lamesa Gilbert, R. L. Lamesa	Sewalt, J. WJayton
Tillman, Beulah Lamesa	Kenady, HaroldJayton
Boardman, R. J. Lamesa	Scogin, D. C. Clairemont
Coleman, J. WLamesa	• • • • • • • • • • • • • • • • • • • •
Diokana County	Lamb County.
Dickens County.	Shelton, V. B. Littlefield
Thompson, O. DDickens	Moss, G. ELittlefield
Sloan, G. A. Spur	McCaskill, Mrs. GladysLittlefield
Butler, J. CSpur	Thomas. MLittlefield
. Floyd County.	Shipp, Miss HazelLittlefield
· •	Minga, WinonaLittlefield Boutwell, W. J
Crum, Lucy EFloydada	Star Rt. 2, Littlefield
Garza County.	Terry, W. VSudan
Moss, Joe SPost	Boyles, Don
Sain, F. GPost	Fewell, W. P. Fieldton
Outlaw, Mildred LPost	Smiley, C. WLittlefield
Winder, J. E. Post	Heathman, W. E. Littlefield
Bowen, J. Lee Post	Dial. Chas. DLittlefield
Hale County.	Carpenter, W. W. Sudan
	Kuykendall, J. R. Anton
Cornelius, W. MPlainview Winn, G. WPlainview	Webb, Alvin CSudan Newton, A. ERFD, Hale Center
Mabry, G. R. Plainview	Vereen, MarySudan
	LOTOCH! MINT

Lubbock County.		Lynn County.	
Kennedy, G. R.	L'ubbock	Thomas, R. M.	
Kinslow, Helyn	_Lubbock	Bacon, L. A.	
Luenberger, Glover		Coffee, C. C.	Tahoka
May, Marie		McDonald, Marie	
Martin, Raliegh		Harris, O. DGibbs, Alf	Herron'O
Moore, Eddith		Tredway, W. E.	
McKinney, R. A.	_Lubbock	Wyatt, Miss Elizabeth	
Perkins, Lena	Lubbook	}	
Pevehouse, W. M.	Lubbock	Martin County	' •
Prince, D. C.	Lubbock	McDonald, M. G.	Stanton
Rogers, Lola	_Lubbock	Stockdale, Fred	
Robinson, R. L.	_Lubbock	Yarborough, H. L.	
Roquemore, B. J.	Lubbock	Flowers, Rex	_Old Glory
Scoggin, J. M.	_Lubbock	Mings, Cecil J	Peacock
Steelman, Alice	_Lubbock	Craft, Dewey	Peacock
Sanford, Mrs. Roy	_Lubbock	Hill, Mrs. Macye	
Thomas, Mrs. Maud S.	Lubbock	Lambert, Chas.	
Tudor, Fred B. Tudor, Mrs. R. H.	Slaton	Salt Flat, R.	
		Haynes, W. A.	
Tubbs, R. I. Vaughn, Kate	Lubbook	Tipton, Lewis	Old Glory
Williams, Lonnie		Terry County	•
Williams, B. B.)	
Winner, Louise		Cox, Jessie D.	_Brownfield
West, S. Grady		Godfrey, C. E.	Meadow
Wright, Peal		Crews, R. A	_Brownfield
Atkinson, Thos. A	_Lubbock	Bowers, T. J.	_Brownfield
Austin, John		Yoakum Count	V
Anderson, Myrtle			-
Bain, Ethel M.		McLaren, Winnie M	Plains
Bradshaw, E. L.		THIRTY-FIRST DIS	MD I CVIII
Brigham, Clyde		i inneri-Firesi Dis	Thier.
Burnett, A. L.	Lubbock	Armstrong Coun	ty.
Carter, W. B.		ł ·	
Crenshaw, Chas. C		Wooldridge, B. C., Jr	Claude
Cullar, G. M.		Lane, Lottie E.	Paio Duro
Collie, J. T.		Briscoe County	ur
Davis, G. C.	Lubbock	Dilecto count,	, .
Duncan, F. E.	_Lubbock	Summors, M. K	Silverton
Evans, Geo. R.	_Lubbock		
Fortenberry, W. O	Lubbock	Childress Coun	ty.
Gibbs, Ruby	_Lubbock		O1-11-1
Graves, H. E.	Idalou	Belah, Marie	
Houghton, Juanita	Lubbock	Collins, J. C.	
Hannon, G. C. R.F.	D., Slaton	Robertson, Edgar L Howard, J. C	
Hemphill, F. H.	Lubbock	Carter, A. B.	Childress
Hunt, Homer E.	Lubbock	Deaton, Jack	Loco
Holden, Enie	Tabbook	Johnson, O. A.	Tell
Hufstedler, Mrs. Guy	Lubbock	Tipps, Geo. D	Childress
Baldwin, G. T.	motel2	Mitchell, Mary Belle	Childress
Mullins, Edith	Lubbock	Billingsley, V. B.	Childress
Beard, Bernice	_Lubbock	Bradford, Lorea	Childress
Allen, Ed. D., Jr.	Lubbock	Buster, Mary	Childress
Campbell, Golda	Lubbock	Dannelly, F. L	Childress
Humphries, Ocie	Lubbock	Davis. G. Harry	Childress
Ince. Earl W.	_Lubbock	Gault Mamie	Childress
McAlister, R. B.	_Lubbock	Hackler, Earl	Childress
Patterson, N. H.	Lubbock	Johnson, Viola	Childress
Wester, Lola	_Lubbock	Jones, Ollie	TTOTHERS
-			

Mitchell, Alyce Childress McL'eod, W. A. Childress	Hutchinson County.	
McQuerry, J. C Childress	Massie, D. H	Borger
Preston, Agnes Childress	Lewis, June	
Roten, W. J Childress	Geyer, Marjorie	_
Turner, R. B Childress	Geyer, Marjorie	porger
Wilson, E. L. Childress	Ochiltree County.	
Simmons, Mrs. Fannie Childress	-	
Collingsworth County.	Cayler, Harry E.	•
Stuckey Crees Vandiyar Wollington	Martin, Jack R.	
Stuckey, Grace Vandiver. Wellington Stucky, GraceWellington	LaMaster, Giltner R	Perryton
Hankins, H. O	Hobbs, Chas. V	Perryton
Glenn, J. D. Wellington		
Curry, Miss Virginia Wellington	Parmer County.	
	Cranfill, Mrs. G	Palone
Dallam County.	Hamlin, James D.	
Horne, L. F. Dalhart	Overstreet, Hamlin Y	Tarwell
Ruble, R. E. Dalhart	Overstreet, Hamim 1	
Spaulding, Evelyn Dalhart	Potter County.	
Williams, Ruth Dalhart	1 Octor Councy.	
Worrell, Sid Conlen	Cooley, Pearl	Amarilla
	Corbert, Mrs. Annice	
Deaf Smith County.	Hudgins, Ivan	
Graves, Della Hereford	Richards, W. A	Amarillo
Bradly, Dyalthia Hereford	Ridings, Gilbert	Amarillo
Jones, J. S. Hereford	Savage, Lelia	
Ireland, E. S. Hereford	Sager, Opal	
Ireland, W. W Hereford	Sterling, Flo M	
Donlay County	Greer, Dorothy Lee	
Donley County.	Hammock, Geo. H.	
Patman, W. M. Clarendon	Jones, A. B Bolander, Leota	
Sanford, Miss Pauline Clarendon	Dupriest, Mabel	
Gray County.	Diehl, Violet	
•	Sugg, Miriam Clark	
Maroney, Bill Pampa		
Waters, H. W		
Lewis, Jewell Pampa	Fly, Mildred	
Peyton, Frank Pampa Schaffer, John Laketon	Brothers, W. T. Askew, W. A., Jr.	
Chance, L. K. Pampa	Baker, Dorothy	
Fowler, Audrey M. Pampa	Fields, Lewis P.	
Parker, B. L. Pampa	Vinyard, W. C.	
Gregory, B. B. Pampa	Cathey, W. H.	Amarillo
Maguire, Lois Pampa	Dee, Edward J.	Amarillo
Worley, Corinne Pampa	Fry, Catherine	Amarillo
Hill, A. J. Lefors	Wright, Norwood	Amarillo
Sutherlin, Audrey Pampa	Ryan, T. E. Johnson, J. E.	Olifiama
Hall County,	Moore, Julia	Amarilla
	1	Amarilio
Coleman, Inez Parnell Walker, W. M. Memphis	1 14 G1 141	1 _ Canyon
Cooper, Olin W Memphis	1	
Duncan, J. T. Estelline	Sherman County	•
Hansford County.	Mitchell, Clara J	Amarillo
Chambers, C. CSpearman	Wheeler County	•
Hemphill County.	Montgomery, Arval	
-	Welpton, Miss Alice	
Reed, E. ECanadian	Fillmore, C. C.	Shamrock